- PART 1



THIRD JUDICIAL CIRCUIT OF MICHIGAN

DANIEL P. RYAN CIRCUIT COURT JUDGE COLEMAN A. YOUNG MUNICIPAL CENTER 2 WOODWARD AVENUE DETROIT, MICHIGAN 48226

(313) 224-5231

March 20, 2013

Richmond Brown Taylor, #224931 Kinross Correctional Facility 16770 S. Water Tower Drive Kincheloe, MI 49788

Re:

Case No. 12-014890-CK

Taylor v Heyns, et al.

Dear Mr. Taylor,

My office has received your Request for Hearing on a Motion related to the above case number. Please be advised that the case number referenced in your motion is a case that is in final status. A non-service dismissal was signed by Judge Virgil Smith and filed with the court on February 13, 2013. This case is closed. Your motion is denied.

Sincerely,

/s/ Daniel P. Ryan Daniel P. Ryan Circuit Court Judge

DPR/caz

STATE OF MICHIGAN

IN THE 30th JUDICIAL CIRCUIT COURT FOR THE COUNTY OF INGHAM

CITY OF LANSING

RICHMOND BROWN TAYLOR, SR., Cestui Que Vie Trust,

Plaintiff/Petitioner/Creditor,

and

Richmond Brown of the family Taylor, Sole Beneficiary of the RICHMOND BROWN TAYLOR, SR., Cestui Que Vie Trust,

3rd Party Interest Interevener Under Injury,

VS.

UNITED STATES OF AMERICA, INC., STATE OF MICHIGAN, RICK SNYDER, GOVERNOR OF MI., BRIAN CALLEY, LT.GOVERNOR, AND DANIEL H. HEYNS, DIRECTOR., ET AL, Defendants/Respondents-Debtors.

_____/

PRESIDING HONORABLE JUDGE:

Hon.

Court of Claims Case Number:

No. _13=____

LOCAL RULES OF THE THIRTIETH
JUDICIAL CIRCUIT [INGHAM COUNTY]
RULE 2.119 MOTION PRACTICE § (B)

RULE 2.119(B) Motion Practice: This Creditor is petitioning the Court of Claims to decide his motion on a Wednesday APRIL_24TH, 2013 for CAYMC/From the Wayne County 3rd Judicial Circuit Court / e.g., CERTIFICATE OF APPEALABILITY from an Order by the: Honorable_Judge_Lita_M._Popke!s OPINION dated for MARCH 28th 2013 in the CAYMC's records / CLERK OF THE COURT - Cathy M. Garrett...pg, 3-4...2d ¶ beginning at line 4...to quote approval and recommendation of e.g., CERTIFICATE OF APPEALABILITY:

"The jurisdiction of the Court of Claims is granted by statute and is set forth in MCL 600.6419, which provides that the Court of Claims has power and jurisdiction/

To hear and determine all claims and demands, liquidated and unliquidated, ex contractu and ex delicto, against the state and any of its departments, commissions, boards institutions, arms, or agencies.

MCL_600,6419(1)(a).

Judge's Opinion continued:

Although the Court of Claims is generally not vested with jurisdiction over suits against individuals, it does have jurisdiction over suits against state officers acting in their official capacities. Lowery v. Dep!t of Corrections, 146 Mich App 342, 348-349; 380 NW2d 99 (1985). In determining whether an individual qualifies as a "state officer," the primary focus is on the degree of discretion and independence associated with the position.id.

In the instant case, all of the defendants are state officers acting in their official capacities and they all have a high degree of discretion in each of their individual official position. Hence, the Court of Claims is the only court vested with jurisdiction over a suit such as the one before this Court in which there is a claim and demand against the state and various state officers.

OPINION DATED: MARCH 28th 2013

/s/Hon.Lita_M. Popke
Judge Lita M. Popke
A TRUE COPY/CATHY M. GARRETT
WAYNE COUNTY CLERK

MCLA § 600.6431 Notice of Intention to File Claim, Contents, Time, Verification, Copies;

MCLA § 600.6455 Court of Claims; Judgment, Interest;

MCLA § 600.6458 Judgment Against State, Payment;

MCLA § 600.6461 Clerk's Report to Legislature, State Treasurer, and Budget Directory / MCLA § 600.6464 judgment, discharge issues will be presented to he Court of Claims in this matter.

The court of Claims must Order the entire record from the CAYMC, to verify the truth of this matter, and also it must calculate Creditor's P_R_O_O_F_O_F=

I_N_D_I_G_E_N_T__S_T_A_T_U_S

Dated: APRIL 4/4h, 2013.

Dr. Richmond Brown Taylor, Sr., P.h.D.

CC: Court of Claims / Clerk

Attorney General's Office

Case 2:13-cv-00128-RHB ECF No. 3-1, PageID.58 Filed 04/15/13 Page 5 of 40 Original - Court Copies as needed

Approved, SCAO

STATE OF MICHIGAN JUDICIAL DISTRICT

ORDER FOR RETURN OF PROPERTY OR DISCHARGE OF LIEN IN

CASE NO.

,	FORFEITU	RE PROCE	EDINGS		
Court address Veterans Memorial Courthouse	e / 313 West K	alamazoo	St. Lansin	g,MI 48901	Court telephone no.
☐ The People of the State of Michigar ☐ The People of		v	Rick Snyder, Brian Calley	ress, and telephone n Governor of , Lt.Governo eyns, Directo	Michigan r, and
COURT OF CLAIMS	3	ORDER	 		
THE COURT FINDS:					
1. A warrant was not issued agains seized or within 7 days after the	st a person for the co lien was filed on the	mmission o real properl	of a crime within 7 or by.	lays after the pers	onal property was
☐ 2. All charges against the consenting	ng legal owner relatir	ng to the co	mmission of a crin	ne were dismissed	•
☐ 3. The consenting legal owner chair	rged with committing	a crime wa	s acquitted of the	crime.	·
4. The case involved multiple defer	ndants and all persor	ns charged	with committing a	crime were acquitt	ed of the crime.
TAYLOR, SR., 224931. The lien filed against the following 2557 48 CFR § 28.203-	g real property shall b			ie Trust, RI ublic Debt C	
Date	NOTICE OF R	Judge	PROPERTY		Bar no.
To: Dr, Richmond Brown Tour 18045 Albion St. 490 Phillip St. 1489 Mt. Clair St. Detroit, Michigan 4		D .	who v	notice must be giv vere sent notice of to forfeit and disp	seizure and
M7. Warden's Office Name (type or print)	For KC		,	,	cy, notifies you that
the personal property described a 8. The attorney general property notifies you that the lien filed again	osecuting attorney	☐ city/towr	nship attorney for _	deFendant	s, et al.,
Date		Signati	ure		
	•	Name	(type or print)	MCI 600 4705 MCI 6	00 4706 MCL 600 4706

DC 44 (3/09) ORDER FOR RETURN OF PROPERTY OR DISCHARGE OF LIEN IN FORFEITURE PROCEEDINGS

PROOF	OF	SERVICE
	~ :	CLICAIOL

NOTICE OF RETURN OF PROPERTY Case No.

TO PROCESS SERVER: You must serve copies of the notice of return of property and file proof of service with the court clerk. If you are unable to complete service, you must return this original and all copies to the court clerk.

If you are unable	to complete			original and all copies to the cou	
		CERTIF	CATE / AFFIDAV	/IT OF SERVICE / NONSERVICE	E
court officer, or a	n a sheriff, de	party (MCR	E bailiff, appointed 2.104[A][2]), and	Being first duly sworn, I	F PROCESS SERVER state that I am a legally competent an officer of a corporate party, and ed)
			of return of prope receipt attached)		property, on the following person(s)
Name(s)			Complete address(e	es) of service	Day, date, time
			·		
l have personal service.	ily attempted	to serve the r	notice of return of p	property on the following person(s	s) and have been unable to complete
Name(s)			Complete address(e.	s) of service	Day, date, time
I declare that the s	statements at	ove are true	to the best of my	information, knowledge, and be	ief.
Service fee	Miles traveled	\$		Signature	
Incorrect address fee	Miles traveled	Fee \$	TOTAL FEE	Name (type or print) Title	
Subscribed and st	worn to befor	e me on Date	·	,	County, Michigan.
My commission ex Notary public, Sta	Date	n, County of	Signatu	Deputy court clerk/Notary public	
:			NOTICE BY	PUBLICATION	
has been determined in delivery of the no	ined that the r tice cannot be	ame and ad reasonably	dress of the perso accomplished. The	on to whom this notice is directed he notice on the other side was p	cannot be reasonably ascertained ublished for at least 10 consecutive

ate

cated. Proof of publication is attached.

Signature

Name (type or print)

ublishing days as required by law in a newspaper of general circulation in the county where the personal property was seized or is

3rd copy - Plaintiff/Attorney (proof) (Part 2) 1st copy - Defendant (Part 2) Approved, SCAO 2nd copy - Return (proof of service) (Part 2) 4th copy - Court (Part 2) • STATE OF MICHIGAN · CASE NO. JUDICIAL DISTRICT REQUEST AND WRITFOR GARNISHMENT 30th JUDICIAL CIRCUIT (PERIODIC) Court address Zip code Court telephone no. **XOURT OF CLAIMS** 313 West Kalamazoo St., Lansing MI 48901 Plaintiff name and address (judgment creditor) Defendant name and address (judgment debtor) Dr. Richmond Brown Taylor, Sr., P.h.D. Rick Snyder, Governor of Michigan 224931 Brian Calley, Lt. Governor, and Kinross Correctional Facility Daniel H. Heyns, Director of the MDOC Plaintiff's attorney, bar no., and address Employee ID or account no. C/O 16770 S. Water Tower Dr. Kincheloe, Michigan 49788 uSA Garnishee name and address WARDEN'S OFFICE / MDOC KINROSS CORRECTIONAL FACILITY Telephone no. KINCHELOE, MICHIGAN 49788 **REQUEST** | See instructions for item 2 on other side. 1. Plaintiff received judgment against defendant for \$_ 2. The total amount of judgment interest accrued to date is \$__ _. The total amount of postjudgment costs accrued to __. The total amount of postjudgment payments made and credits to date is \$_ date is \$_ amount of the unsatisfied judgment now due (including interest and costs) is • \$_ 3. Plaintiff knows or with good reason believes the garnishee is indebted to or possesses or controls property belonging to defendant. 4. Plaintiff requests a writ of periodic garnishment. I declare that the statements above are true to the best of my information, knowledge, and belief Plaintiff/Agent/Attorney signature WRIT OF GARNISHMENT To be completed by the court. See other side for additional information and instructions. TO THE PLAINTIFF: You must provide all copies of the disclosure form (MC 14), two copies of this writ, and a \$6.00 disclosure fee for serving on the garnishee. You are responsible for having these documents served on the garnishee within 91 days. NOTE: The social security number field is blacked out for security reasons on all parts except the garnishee copy. TOTHE DEFENDANT: 1. You have 14 days after this writ is mailed or delivered to you to file objections with the court. If you do not take this action within this time, without further notice, periodic payments owed to you may be withheld and paid directly to the plaintiff until this writ expires. TOTHEGARNISHEE: 1. Within 7 days after you are served with this writ, you must deliver a copy of this writ to the defendant in person or mail a copy to his or her last-known address by first-class mail. 2. Within 14 days after you are served with this writ, you must deliver or mail copies of your verified disclosure (form MC 14) to the court, plaintiff/attorney, and defendant. A default may be entered against you for failure to comply with this order. 3. Do not pay any obligations to the defendant unless allowed by statute or court rule. 4. If indebted, withholding must begin according to court rule (see instructions on the Garnishee Disclosure form). Unless notified that an objection has been filed, 28 days after you are served with this writ you must begin forwarding withheld payments. You are ordered to make all payments withheld under this writ payable to: ☐ the plaintiff ☐ the plaintiff's attorney ☐ the court and mail them to: the plaintiff. the plaintiff's attorney. the court. 5. This periodic garnishment is effective until: a) the amount withheld equals or exceeds the amount of the unpaid judgment as stated in item 2 of the request, or b) the expiration date of this writ, whichever occurs first. 6. Within 14 days after this writ expires, you must file a final statement of the total amount paid on this writ. Clerk of the court/Deputy Date of issue **Expiration date**

Ediginal Acadishee Page 1D.60 Filed 04/15/13 Page 7 of 40

Case 2:13-cv-00128-RHB

Exhibit 4

Cestui Que Vie Act 1666

http://www.legislation.gov.uk/aep/Cha2/18-19/11

	*	*		The Contract I
500			Help Site Map Accessib	
Home : Abou	t Us Browse Legislation New Legislation (Changes to Legislation	Search Leg	islation
Title:	Year: Number:	Type: All Legislation (excluding draft	;	56536
· · ·			Advance	d Search
		•		
	ue Vie Act 1666			
1666 c. 11 (Regn	al. 18_and_19_Cha_2) Whole Act		•	
Table of Content	Content More Resources 🚱			
		Previous · Next	Plain View + : P	rint Options
Changes to les	islation: There are currently no known outstanding effects for	the Cestul Que Vie Act 1666.		
/ /				
				14
			(a) *	ř
*	= 6			
	Cestui Q	ue Vie Act 1666		
×	• *			
		ER 11 18 and 19 Cha 2		0000
n Act for Redresse	of Inconveniencies by want of Proofe of the Deceases of Person	ns beyond the Seas or absenting themselves, upon	whose Lives Estates doe dep	and.
K1 Recital that Cos	tulque vies have gone beyond Sea, and that Reversioners o	annot find out whether they are alive or dead.		
hat the Lessors and cossession of their actions for the reco	ords of Mannours and others have granted Estates by Lease for d that such person or persons for whose life or lives such Estates d Reversioners cannot linds, out whether such person or person Tenements for many yeares after all the lives upon which such very of their Tenements have beene puttupon it to prove the de i frequently happening to such Lessors or Reversioners.	s have beene granted have gone beyond the Seas as be alive or dead by reason whereof such Lesso Estates depend are dead in regard that the Lessor	or soe absented themselves for rs and Reversioners have been s and Reversioners when the	or many yeare: ene held out o y have brough
Annotations:		3		
Editorial Informa	ıtlon			
	bbreviations of contractions in the original form of this Act have been expe	anded into modern lettering in the text set out above and be	llow.	
Modifications et	c. (not altering text)		*	
	hori II is "The Cestul que Vie Act 1866" piven by Statute Law Revision Act reamble omitted in part under authority of Statute Law Revision Act 1948			
	ertain words of enactment repealed by Statute Law Revision Act 1838 (c.		evision Act 1948 (c. 62), s. 3	
	e=tul que vie remaining beyond Sea for Seven Years togethe ere dead.	r and no Proof of their Lives, Judge in Action to	direct a Verdict as though 0	astul que via
the re- or Re	such person or persons for whose life or lives such Estates have emselves in this Realme by the space of seaven yeares toge spectively in any Action commenced for recovery of such Teriem lives such Estate depended shall be accounted as naturally of aversioners their Heires or Assignes, the Judges before whom maining beyond the Seas or otherwise absenting himselfe were or maining beyond the Seas or otherwise absenting himselfe were or seasons.	ther and noe sufficient and evident proofe be ma tents by the Lescots or Reversioners in every such lead, And in every Action brought for the recover such Action shalf be brought shall direct the Jur	ide of the lives of such persons u case the person or persons u y of the said Tenements by t	on or persons pon whose life the Lessors of
n	F1	*	-	
Annotations:	· · · · · · · · · · · · · · · · · · ·			
Amendments (Te	xtual)		•	· ·

Cestui Que Vie Act 1666

http://www.legislation.gov.uk/aep/Cha2/18-19/11

F1	8. Il repealed by Statute Law Revision Act 1948 (c. 62). Sch. 1
III Annotations	F2
	· · · · · · · · · · · · · · · · · · ·
Amendmen F2	ts (Textual) S. III reposied by Statute Law Revision Act 1853 (c. 125)
rv ·	If the supposed dead Man prove to be alive, then the Title is revested. Action for mean Profits with interest. [X2 Provided alwayes That if any person or [X3 person or] persons shall be evicted out of any Lands or Tenements by vertue of this Act, and efterwards if such person or persons upon whose life or lives such Estate or Estates depend shall returne agains from beyond the Seas, or shall on proofe in any Action to be brought for recovery of the same [to] be made appeare to be liveling or to have beene liveling at the time of the Eviction That then and from thenceforth the Tennant or Lessae who was outed of the same his or their Executors Administrators or Assignes shall or may reenter repossesse have hold and enjoy the said Lands or Tenements in his or their former Estate for and durating the Life or Lives or soo long forme as the said person or persons upon whose Life or Lives the said Estate or Estates depend shall be liveling, and alsoe shall upon Action or Actions to be brought by him or them against the Lessors Reversionars or Tenements in possession or other persons respectively which since the time of the said Eviction received the Profitts of the said Lands or Tenements respectively with lawful interest for and form the time that he or they were outed of the said Lands or Tenements, and kepts or hald out of the same by the said Lessors Reversioners Tenenants or other persons who after the said Eviction received the Profitts of the said Lands or Tenements, and kepts or hald out of the same by the said Lessors Reversioners Tenements or other persons whose Life or Lives such Estate or Estates did depend are or shall be dead at the time of bringing of the said Action or Actions as if the said person or persons where then Iveling.]
Annotations:	•
Editorial Info	mation
X2	annexed to the Original Act in a separate Schodule
æ	Variani mading of the text noted in The Statutes of the Reaks as follows: Q. emits [Q. refers to a collection in the library of Trinity College, Carmintoge]
	Previous Next
Crown copyrigh	Back to top

for may use and n-use the information featured on this website (not including locos) free of charms in any format or modition trader the terms of the Open Southerness I become

STATE AND FEDERAL COURTS

Public Debt Contract Account No.91-2557

FILENO.

STATE OF MICHIGAN JUDICIAL CIRCUIT - FAMILY DIVISION Ingham COUNTY

ORDER OF ADOPTION

* 10				
In the n	natter of RICHARD BROWN TAYL Cestui Que Vie Tru	OR 224931 st,	DOB:Private	, adoptee
THE	COURT FINDS: tition for an order of adoption has l		Richmond Brown of the Sole Beneficiary of TAYLOR, Cestui Que V Interest Intervener P.E.T.I.T.I.O.N.E.R.	the RICHMOND BROWN ie_Trust_3rd_Party Under_Injury.
	necessary orders terminating parental			
3. The	adoptee was not made	a ward of this court.		¥
4. The	adoption of the adoptee by petitioner(s) is desirable and in the b	est interest of the adoptee.	
IT IS C	PRDERED:			
Rich	and after this date the parent(s) of	and Dr.Ri	chmond Brown Taylor, Sr.,	P.h.D.
6. The	name of the adoptee isRICHARD E	BROWN TAYLOR 2249	9 3 1	
7. The	adoptee, if a ward of this court, is a	lischarged.		
0				
Date		Judge		Bar no.
ORDER	OF ADOPTION			

1	STATE OF	MICHIGAN
2	IN THE THIRD JUDICIAL CIRCUIT	COURT FOR THE COUNTY OF WAYNE
3	DIGINIONE PROUNT HAVE OR OF COLUMN	
4	RICHMOND BROWN TAYLOR, SR., Cestui Que Vie trust,	CHIEF JUDGE: HONORABLE: VIRGIL CLARK SMITH
5	Petitioner,	PUBLIC DEBT CONTRACT NO.91-2557
6	and	
7	Richmond Brown, Of The Family Taylor, Sole Beneficiary Of The RICHMOND BROWN TAYLOR,SR., Cestui Que Vie	NOTE OF UCC-1 COMMERCIAL NOTICE.
8	Trust,	
9	3rd Party Intervener Under Injury,	
10		PRESIDING JUDGE:
11	٧.	HONORABLE:
12		CONTRACT COURT No.# 13CK
13	STATE OF MICHIGAN, CHIEF PROSECUTING ATTORNEY, name N/A,	
14	Respondents, et al.	
15	The CASTELL AS CARDED THE OF THE	
16	To: CATHY M. GARRETTE/CLERK	
17	And To: Chief Prosecuting Attorney Offi	ce
18	Please Take Notice, that the Motion/assignment For:	undersigned will bring on for hearing
19	COMPLAINT/COMMERCIAL PETIT	ION FOR RELIEF FROM JUDGMENT
20		
21		d during the regular Motion Calendar on:
-22	Date: Afril 12th 201	3 <u>Time: 9:00 a.m.</u>
23		
24	Dated This: 19th Day of March	2013.
25	Dated IIIIs. // Day or // Loc. C. /	
26		Fichmond B. Jagla Sr. LLC
27		Richmond Brown Of The Family Taylor Third Party Intervener/Sole Benefi-
28		ciary Of RICHMOND BROWN TAYLOR, SR.,
29		Cestui Que (Vie) Trust
30 İ		

1	
2	Lansing, Michigan
3	P.O. Box 30217
4	CERTIFICATE OF MAILING: Afterney General's Office
5	700
6	I Certify to be true under the penalty of perjury of the Laws of the State of Michigan that on this date a true and correct Copy of this document was
7	presented to the Chief Prosecuting Attorney's Office/for him or her, by depositing the same into the mails of the United States, Postage Prepaid,
8	addressed to the C/O Prosecutor's Office in Chief, 1441 St. Antoine, Frank Murphy Hall Of Justice, 3rd Judicial Circuit Court, Detroit Michigan 48226.
9	en no 1 1 Kincheloe has
10	Signed: <u>K.B. Myur h.</u> , Date: <u>3/19/13</u> , City: ,State: <u>Mi</u>
11	FOR CLERK'S USE ONLY
12	
13	Assigned To:, Case No.13CK
14	
1 5	
16	Clerk's Name/Please Sign.
17	
18	
19	Note Of Motion Pg. 2 of 2.
20	
21	
22	
23	
24	
25	
26	
27	
28	
29	
30	

1 2 Richmond Brown, Of The Family Taylor, Cestui Que Vie Trust 3 C/O Temporary Mail Location: C/O RICHMOND BROWN TAYLOR, SR., #224931 KINROSS CORRECTIONAL FACILITY 16770 S. Water Tower Dr. 5 KINCHELOE, MICHIGAN 49788 6 7 WANYE COUNTY 3rd JUDICIAL CIRCUIT COURT, STATE OF MICHIGAN 8 9 10 RICHMOND BROWN TAYLOR, SR, Cestui CHIEF JUDGE: HONORABLE: VIRGIL CLARK SMITH Que Vie trust, 11 Petitioner, PUBLIC DEBT CONTRACT NO.91-2557 12 Assigned To: and BY SPECIAL VISITATION & SPECIAL 13 Richmond Brown, Of The Family Taylor, DEPOSIT IN THE SPECIAL EQUITY Sole Beneficiary Of The RICHMOND TAYLOR, SR., Cestui Que Vie Trust, JURISDICTION---BILL IN EQUITY 14 15 3rd Party Intervener Under PETITION FOR COMMERCIAL RELIEF Injury, JUDGMENT PURSUANT TO RULES OF CIVIL 16 PROCEDURE RULE 2.612(C)(1)(e) RELIEF FROM JUDGMENT 17 V. 18 ACTUAL & CONSTRUCTIVE NOTICE STATE OF MICHIGAN 19 CHIEF PROSECUTING ATTORNEY, name N/A, Respondents, et al. JUDICIAL NOTICE REQUIRED PURSUANT 20 RULES OF EVIDENCE 201 and 44 et seg 21 22 EXHIBIT 1, DECLARATION IN SUPPORT OF COMMERCIAL PETITION; EXHIBIT 2, NOTICE & PERSONAL ASSERVATION OF SATISFACTION 23 OF JUDGMENT WITH RESPECT TO COPIES OF PAYMENT BONDS; EXHIBIT 3, MEMORANDUM OF LAW; and 24 EXHIBIT 4, VITAL DOCUMENT "Cestui Que Vie Act of 1666. 25 26 Clerk's Actions Required: Please Assign This Case To A Chancellor In Equity Or Of The Equivalent To Same/Under International Law. This Case Involves Probate 27 Court, CONTRACT COURT, Claim and Delivery, Supplemental Proceedings, Proceedings To Restore, Establish, Or Correct Records and Commercial Habeas Corpus/Commercial 28 Relief From Judgment under International Law. 29

Pg.1.Petition.

30

PRELIMINARY_STATEMENT_OF_PETITION

- 1. Exact Legal Terminology is not required, by law in this Petition of commercial propensity, because "Beneficary's" Common Law Copyright Secures that he's the lawyer and the legal representative for Respondent(s), and that in same Copyright of Petitioner/Creditor, the noted Respondents have "Waived" all defenses and objections which was provided for them but for their constant and blatant disregard for Petitioner's Notices of his Commercial Law rights/for over twenty years-since 1991--public debt contract no.91-2557. See/Boag, 454 U.S. 364; Estelle, 429 U.S. 97, (Quoting Conley, 355 U.S. 41, 45-46)); Haines, 404 U.S. 519; McDowell, 88 F.3d. 188, 189; United States v. Day, 969 F.2d. 39, 42; and Then_V._I.N.S., 58 F.Supp.2d 422, 429.
- 2. Petitioner is not a threat to society, he's an asset and can prove that he'll stay in contact with the court/CAYMC, and hire if the court requests, Federal Agents to protect him and the interests of the court/CAYMC. Bonner, 526 F.2d. 1331, 1334, (Quoting Brawlet, 495 F.2d. 714, 716)). It must be noted commercially that there's no evidence that petitioner committed any crime for his imprisonment under public debt Contract no.91-2557/ See, Facts of the crime scene of 1991 where facts were captured at its bests historically to preserve common law Jurisdiction. Exhibit 5., Police Report.

ACTUAL & CONSTRUCTIVE ADMINISTRATIVE & JUDICIAL NOTICE.

3. Richmond Brown, hereby makes SPECIAL VISITATION in the Equity Jurisdiction of this court/CAYMC, BY_SPECIAL_DEPOSIT, and he is invoking that this court/CAYMC be a special court of equity to render, in fairness, the special equitable remedies claimed herein, because commercial law is a last resort in these modern days, for the remedy sought: note/after registration of the claim of "Honesty" under UCC-1 is the claim that must be raised because CAYMC is responsible for UCC-1 filings by law since 2012. The judge in this matter must recuse his or her self if their not familiar with "Equitable Law Issues" under the Equity Jurisdiction/or be faced with later international law hearings seeking the removal of office after too many notices of a sovereignty's legal position.

4. WHY IS_THIS_A_MATTER_OF_EQUITY:

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

-22-

23

24

25

26

27

28

29

30

because it is based on Trust Law, in a contract court and a Probate Court, dealing-with-Trust-Relationship, involving-the-discharge-and-Setoff-of-debt-andthe cancellation of the judgment based on Equity. Commercially, the at-law remedies have to do with the recovery of money, or of the possession of specific real and personal property, but Equity Courts handle such remedies as reformation, cancellation, setoff and injuctions. The right to and of Setoff is and admirality jurisdiction Equitable "right", is inadequate/ineffective remedy for super rehabilitative measures suspects of a commonlaw jurisdiction issue/because Petitioner never committed any crime for admirality jurisdiction to arrest him under the 4th, 5th and 14th Amendments of the United States Constitution/and Commercial Law. See Police Report attached to this petition/it was based on speculation only! Suspects 1# or 2# is not grounds for an arrest criminally or commercially/under UCC-1 Administrative Law. Exhibit 5., Police Report.

1

4 5

7 8

6

10

11

12

9

13

14

15 16

17 18

19 20

21

2324

-22

2526

27

28

29 30 5. There exists a Commercial Trust relationship between the "Officers" of this court/CAYMC, and the "Petitioner-Creditor", as all, government actors are indeed "Trustees" with Fiduciary duty as with regards to the rights, and Property of the Private People with whom they come in contact. See 5 CFR § 2635.101 "Public Service is a Trust." The judge in this matter is indeed, the Trustee/administrator with Fiduciary duties, and the Petitioner is the "Beneficiary/Principal" with also the commercial proposition, that this court case signify a Binding Trust Relationship.

When Creditor shows a honesty claim, he then can be released from prison/along with other claims to gain sovereignty status/diplamatic status, and voluntarily submit to negotiable supervised release with the court/or a court. He or she must, adhere to the condictions of supervised release, for a reasonable period of time, causing the judge and/or the prosecutor to trespass upon the rights of the petitioner, and his property interest thus breaching Fiduciary duties, which comprises a commercial violation of their Oaths of Offices, Comprises too Constructive Treason and Sedition, causing War against the U.S. and Michigan State Constitution, if he or she doesn't grant supervised release base on petitioner's terms.

- 6. I the Petitioner, offer "Proof Of Life" pursuant to the **Cestui Que Vie Act** of **1666!** Creditor is not lost at Sea! A court of Equity can indeed "see" the Living Man/Richmond Brown, and therefore he revokes 91-2557 admirality jurisdiction here and now! And demand Equity Jurisdiction with this court/CAYMC to control Sovereignty Commercial Law/and the Levitical Alluminotti Banking System [®].
- 7. I the Creditor, Richmond Brown, also accepts the Oathes of Ofices of the judge and the prosecutor/attorney general as a binding unforgettable commercial contract between the parties, and commercially, under UCC-1 Law, indeed hold the judge and the prosecutor/attorney general, and the entire court to the specifics of their Oaths of Offices and their "Bonds", which make them the Trustees and Fiduciaries for the "People" under the terms of the U.S. and Michigan State Constitution. It is a $F_{-}E_{-}L_{-}O_{-}N_{-}Y$, for public officers to impersonate honest officials, and to play ignorant to commercial law, and to play ignorant to their Oaths of office, because their Oaths of office must conform to Constitutional requirements!
- 8. As beneficiary of the Preamble, and a constituent member of the posterity under the Constitutional Trust, and as beneficiary of the cestui Que Vie Trust known as, RICHMOND BROWN TAYLOR, in capital letters, .Corporation/Strawman/JOHN_DOE), further I state and asserts, that I am executor of said estate/in Equity Court, Probate Court, or a Contract Court, and as beneficiary of the Constructive Trust created by the at-law court, admirality court, which can only be defeated by Contract Court and or Equity Jurisdiction, Creditor, courteously order and demand assertively that Administrator/Trustee to commercially-probatively, Contractually Settle this matter. The court must not fail in its fiduciary duties to uphold the rights of the beneficiary petitioner/3rd Party Interest Intervener Under Injury, when he or she has registered an UCC-1 honesty claim, along with other claims to work with and for the government, as a requirement to meeting the goals of rights to and for Freedom under constitutional commercial law.

9. COMMERCIAL GROUNDS FOR RELIEF.

Richmond Brown brings this petition pursuant to Civil Rule 2.612 (C)(1)(e) for commercial Relief From Final Judgment under UCC 1-104, UCC 10-104 and HJR 192 based on the fact that the judgment has been satisfied, released and discharged, which has rendered the incarceration and hyper conditions of a supervised release/an inequitable and unconstitutional Trespass on Creditor Richmond Brown. Due to the removal of all liability from petitioner, by way of Setoff as detailed herein, or should be waived by the court, and the fact that Respondents have now been paid twice, which is an unreasonable and unjust enrichment as against the petitioner/and principles of law, and Equity most certainly permits only one recourse, after a honesty public claim announcement. Commercially, and plainly it is no longer equitable that admirality jurisdiction (which is a jurisdictional defect) and admirality's improper judgment have prospective application. Again petitioner commercially, probatively-assertively demands immediate release of Richmond Brown Taylor, Sr., The Living and Blood Man, from custody as well as all conditions of unreasonable supervised release.

10. E.A.C.T.S.:

1

2

3

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

29

30

All crimes, in Admirality Courts/Jurisdiction have to do with, the Public Debt Contract Commercial Business. All individuals, when the courts, stipulate their names in all CAPITAL LETTERS, means a CORPORATION—pertaining to a "in a court at-law" and if he or she doesn't "Revoke," such admirality jurisdiction commercially according to 27 CFR 72.11, UCC 1-104, UCC 10-104 and HJR 192, you will have agreed to "joinder." All courts, are also operating as corporations, but also doing business while in commerce, for profit intentionally and unintentionally, and it would be fair to say too, that there's a financial gain involved under a grant of limited liability, LLC insurance evidenced by its "tax" identification Number and its listing on "Dun. & Bradstreet." The admirality jurisdiction case of RICHMOND(THE CORPORATION), noted above-referenced was/is a "taxable" event, and there is no evidence that the "tax" on it was ever paid, by this court or any court/or by any Attorney General, any State Prosecutor(s), which is a violation of indeed "TAX" LAWS, to be exact.

11. The above-Captioned Case/Public Debt Control NO.91-2557, which is in admirality jurisdiction was indeed "Bonded" and the judgment/Bond, bearing the Petitioner's Name(s) and possible Social Security Numbers, was also indeed "Sold" by the Prosecutor(s) or the Attorney General(s) which shows an instrumentality of unlawful deceit/in violation of tax laws, and said public servants seduces the courts by trickery and bribery, to hold a person/petitioner in this case, without knowledge or CONSENT of the petitioner, who is the "LIVING MAN" and the 3rd Party Interest Intervener who was deprived, of his liberty interest in redemption and made, a SURETY deptor for the unpaid debt; the funds, which Lawfully Belongs to this petitioner, were indeed converted to the use of the court(s) maybe unintentionally, in violation of the Prosecutor's and the judge's Oath of Office, and in a breach of their Fiduciary Commercial duties; and which taken into account, is an unlawful "taking" of Property of the Creditor by the government without, the commercial due process of Law, and without just UCC-1 commercial compensation. This court, if it doesn't change its course or legal position with petitioner, and to the demands of him, the court will have used along with admirality jurisdiction, the petitioner's identity and related "Exemption" without petitioner's knowledge and Consent, and will have "SOLD" Securities in petitioner's NAME without his consent. On the other hand, or on the whole record, that is "Subtle" methods used by the government's agents, et al., to bring about "identity" theft, as well as Sedition against the United States of America, inc., and it is also <u>Fraud. Deceit. Embezzlement.</u> <u>Commercial Theft. of Public Funds</u>, "Mirroring Securities Fruad." Further, upon the information and reasonble belief, the State Judicial Circuit Court, and the U.S. District Court of "Chicago" Purchases these BONDS in connection with each other, and the Department of Justice becomes "HOLDER", and also a "Trustee" for the Purchaser/Investors. It is, by "Definition" indeed conspiracy to "DEFRAUD" defraud and be an instrument of deceit borne in the public's eye.

- 12. This petitioner have a right to not identify, himself, as the PERSON/person, "Strawman" Corporation RICHMOND BROWN TAYLOR, SR., in all capital LETTERS, but he have a right to identify himself as the "U.S. Citizen" the "Living Breathing Blood Man," to be redeemed by way of redemption's Sovereignty Commercial Law and code; and he can also, be redeemed by the methods of presenting the "Bond" which was floated at his creation or "Birth" CORPORATION/that method is called-claiming the "security of the person", and there's no lawful money with which, to "Pay" a Debt. The only law, that ever defined an American dollar is the Coinage Act of April 2, 1792, but the government confiscated and the record state's that some operatives of the government even "Stole" the peoples gold "Coinage" in 1933 HJR 192, thus depriving the people of a substance-backed currency as defined in the Coinage Act of 1792, inevitably leaving the people with only, one recourse/remedy; i.e., the "Discharge" of particular Debt, pursuant to Public Policy, which is commercial in nature and force, Public Law 73-10 and mentioned above HJR-192 (June 5th, 1933)).
- 13. In April of 2010, on to November 2011, this petitioner effectuated an effect commercially, "substitution of assets" called/General Service Administration (GSA) Bonds, pursuant to 48 CFR Sec. 28.203-4, for the purpose of inevitably "discharging" of debt/Setoff, Satisfying the Judgment(s)/Lien/within Contract identified as Public Debt Contract No.91-2557 Recorder's Court; where only equity law or contract law can settle. For itemization of the Bonds, identification of recipient, and Proof of Service, please see Exhibit 2 NOTICE & ASSERVATION OF SATISFACTION OF JUDGMENT, attached hereto and incorporated herein by reference, or the (CAYMC) can waive any requirement/pertinent to these Bonds, due to intentional interferences and the destruction of petitioner's Legal Property in the past, to make this claim enormously colorable.
- 14. Pursuant to commercial law, the recipients had a duty, to properly credit the petitioner with "Payment", and issue a CERTIFICATE OF RELEASE OF LIEN, or in the <u>alternative</u> return previously filed "Bonds" to the sender stating any "Defects" in the Bonds process. The Bonds previously filed were never returned to this petitioner, and he shouldn't have to constantly finds endless ways of mailing same, when the 'Rums' counselors, at KCF won't allow him to file UCC-1 Lien claims, and the ARUS is not allowed to Notarize UCC-1 Claims with the words "LIENS" on them, and petitioner is indigent, and cannot afford CERTIFIED MAIL, but can utilize the prison's registered mail route: previous BONDS were not returned for any reasons, and by Law, the "DEBT"/debt and judgment is D.I.S.C.H.A.B.G.E.D.

- 15. Once the "debt" has been SATISFIED/satisfied, a release of the particular real property (the body) shall follow. And which is no difference from the removal of petitioner's CORPORATION Name/there's no joinder.
- 16. Please see Exhibits 1, 2, 3, & 4, annexed hereto and incorporated herein by reference, or the court can waive those requirements needed to present this claim, but is now liberally construed, due to petitioner's situation being in the home of the Respondents at the time of the mailings of (GSA)BONDS. Et al Respondents are the causes of hindering commercial pleadings.

COMMERCIAL RELIEF DEMANDED

The Court is hereby directed to: 1) issue an Order commercially extinguishing the judgment/lien/claim and releasing petitioner from all obligation and liability of said admirality jurisdiction judgment(s); 2) issue an Order for the immediate release of petitioner from custody and all conditions of imprisonment causing the wrongful incarceration of him; and 3) provide any other commercial compensation that the court deems appropriate for petitioner and for the City of Detroit through petitioner's interest in the City/State of Michigan/America,inc., plus global affairs; note., the court may add any relief before the departure of petitioner from incarceration.

Y_E_B_I_F_I_C_A_T_I_O_N

I declare under penalty of perjury, and under the laws of the State of Michigan and of the United States of America, inc., that the foregoing is true and correct.

Executed on this day of March 2013, With Nothing But Dry Land Under Foot And Dry Land In Sight.

Not An Accommodation Party:

Richmond Brown of the family Taylor
Third Party Interest Intervener
Under Injury/Sole Beneficiary of
RICHMOND BROWN TAYLOR, SR. Cestui
Que Vie Trust.

Pg.6. Of petition.

Exhibit 1 Richmond Brown, of the Family Taylor 1 C/O Temporary Mail Location: C/O RICHMOND BROWN TAYLOR, SR. 2 C/O KINROSS CORRECTIONAL FACILITY C/O 16770 S. WATER TOWER DR. 3 C/O KINCHELOE, MICHIGAN 49788 4 5 WAYNE COUNTY THIRD JUDICIAL CIRCUIT COURT, STATE OF MICHIGAN 6 7 8 CHIEF JUDGE: RICHMOND BROWN TAYLOR, SR, HONORABLE: VIRGIL_CLARK_SMITH Cestui Que Vie Trust, 9 PUBLIC DEBT CONTRACT NO.91=2557 Petitioner, 10 CAYMC No.13-1 BY SPECIAL VISITATION & SPECIAL and 11 DIPOSIT IN THE SPECIAL EQUITY JURISDICTION. Richmond Brown, of the family Taylor 12 Sole Beneficiary of the RICHMOND BROWN TAYLOR, SR., Cestui Que 13 DECLARATION IN SUPPORT OF COMMER-Vie Trust, CIAL PETITION FOR RELIEF FROM 14 JUDGMENT. 3rd Party Interest Intervener Under Injury, 15 16 ٧. 17 STATE OF MICHIGAN, 18 CHIEF PROSECUTING ATTORNEY'S OFFICE, N/A Respondents, et al. 19 20 21 $D_E_C_L_A_R_A_T_I_O_N$ 22-

Richmond Brown, of the family Taylor, Sole Beneficiary of the RICHMOND BROWN TAYLOR, SR., "Cestui Que Vie Trust" who is for commercial, Contract, and Probate purposes the 3rd Party Interest Intervener Under Injury is the Creditor, the Living Breathing, flesh and bloodman, and not the "Strawman," but the Sovereign Man making his non-negotiable claim against the respondent(s) but only negotiable with the CAYMC, thereto, whitin this Commercial action pursuant to the missing documents that was destroyed by the Respondents, et al in the past and enormous pertinent legal property for his imminent release from custody, "Cestui Que Vie Act of 1666" which is attached this petition - Exhibit 4 - legal

23

24

25

26

27

28

29

30

3

4 5

6 7

8

9 10

1112

14

13

1516

17 18

19

2021

22

2324

2526

27 28

29

30 I

document in in nature rendered by the Sovereign Community, I The Creditor does make a SPECIAL_VISITATION in the EQUITY_JURISDICTION of the court CAYMC, by SPECIAL_DEPOSIT, and I am invoking this court to be a Special Court of Equity to indeed render, in fairness, the Special Equitable remedies Claimed herein.

I Richmond Brown, of the family Taylor, Declarant, being over the age of 31 years, and am competent to testify, and having firsthand knowledge of the facts, stated herein, and after first being duly sworn that should a habeas corpus writ ensue, that I will not try to escape the custody of the court, CAYMC because I have too much at hand and too much to loose in this matter, thus being duly sworn according to law to tell, the truth to the facts related herein, makes the following statements. Let no word, action, or writing be construed to imply the granting of any power of attorney, waiver of my rights, or assignment of title to a admirality jurisdiction:

- 1. This declarant is a living, breathing, flesh and blood man, and is not lost at "Sea", and does hereby claim his full <u>estate</u> via the "Cestui Que Act of 1666."
- 2. Declarant is the Third Party Interest Intervener Under Injury in this matter, exercising his rights to revoke admirality jurisdiction, and embraces "Equity Jurisdiction" to bring about "Common Law" jurisdiction through the creation of the Liberty Interest in CAYMC Order.
- 3. As a result of the admirality jurisdiction's judgment in this matter, which was a 1991 incident in the Recorder's Court, the Living Man / 3rd Party Creditor Interest Intervener Under Injury is currently incarcerated/housed at the: KINROSS CORRECTINAL FACILITY, 16770 S. WATER TOWER DR., KINCHELOE MICHIGAN 49788.
- 4. Declarant NOTICES: that the CAPITAL LETTERS / in my commercial name, RICHMOND BROWN TAYLOR, SR., is the "Original Issuer," and his earthly parents signed his birth certificate, and not him, and his earthly parents were indeed the "Contracting Officers", to which now he is the contract officer along with ("CAYMC") for the relief sought herein this action, to revoke "Original Issuer" of the credit on the Debt Instrument commonly known as and is identified as Claim contract no.#91-2557 of the CAYMC records;
- 5. Declarant NOTICES: Wayne County 3rd Judicial Circuit Court, addresses at, Two Woodward Ave., Detroit Michigan 48226, is a Corporation / fiction doing business for either reasonable or unreasonable profit and business, for gain under a grant of LLC, Limited Liability Corporation—Insurance, evidenced by its Tax identification number; and
- 6. Declarant NOTICES: that this CAYMC is a Taxable <u>Commercial</u> transaction predicated upon the Sale of "Bonds," by the court and or/the prosecutor/attorney general, and you by a judge's association, wherein petitioner's name is CAPITAL LETTERS, etc., and Social Security Number are being used, without petitioner's validly implied consent, and without his permission, in violation of his copyright, and the prosecutors do not have his "say so" to use him commercially in the sale of <u>Unregistered</u> Securities, which <u>may</u> be security(s) fraud as well as unconscionable acts against mankind; and
- 7. Declarant does DENY having given permission to use petitioner's name, social security number or his signature for the Sale of securities, and any presumption to the contrary is "rebutted" and void for lack of full disclosure, lack of jurisdiction, lack of consideration, lack of meeting of the

3 4

5

Ó 7

g

4

1υ

12

11

13

14

15 16

17

18 19

20

21

22 -23-

24

25

26 27

28

29

30

minds, and a lack of an intelligent, knowing and wilful waiver of his rights; and

- 8. Declarant NOTICES: that the prosecutor/attorney general had the obligation to report the Original Issue Price (amount unknown to Declarant) for Claim in case no.91-2557, via, "Internal Revenue Service Form 10990ID, or Declarant's Trial Attorney was suppose to have protected him from, the prosecutor/attorney general in this respect. Said, Trial Counsel was inadequate and ineffective who had quite the same duty, as the prosecutor/attorney general, and
- NOTICES: that the 1099-OID Tax information form. 9. Declarant should identify the Recorder's Court as the party liable to Pay the Tax, and the court should ("CAYMC") along with the Frank Murphy Court, should have paid the tax due on the tax obligation, noting (judge Edward M. Thomas), who's involved, (judge Kim Worthy/blatantly involved), (judge Denise P. Hood, blatantly involved), (judge Geraldine B. Ford, blatantly involved), said judges should have ordered the paying of the tax, due on the tax obligation, but Declarant cannot find no evidence, none what so ever (via forensic search either), through the years of his wrongful incarcerations, no evidence what so ever that the court has filed or fulfilled its tax obligation(s) regarding this claim/contract no.91-2557; and
- 10. Declarant N O T I C E S: that this court and the prosecuting attorney's office/Attorney General are indeed corporations, doing business under tax identification numbers, who are in Violation Of The United States Code Title 26 for Tax Fraud. And, if relief is not granted to petitioner, then the prosecutor will have bribed the court, to commit tax fraud, etc., and
- 11. Declarant NOTICES: that the Bonds to which this court sold. bearing the petitioner's name and social security number, and the funds resulting from those Bonds belong to the petitioner, wherein the court has converted the funds into its own use, thereby profiting from the Sale of said Bonds, which is a Conflict of Interest, and renders the admirality jurisdiction quite V o i d; and

To Be Continued

DECLARATION / Continued.

FROM: 03/19th/2013

Exhibit 1

12.Declarant N o t i c e s: that the court's credit rating and its ability to sell future Bonds is indeed predicated upon its ability, to in fact perhaps maliciously prosecute, maliciously sentence and imprison as many people as possible, (to generate funds), which is a c o n f l i c t o f i n t e r e-s t now concerning petitioner, because he exercises his rights against such conflicts when he was in the hands of admirality jurisdiction; and

- 13. Declarant N o t i c e s: that the court/criminal court, created a "Security/Indictment", which requires an appraised value. The court sometimes unconscionably hides the "assessment" of the security in order that it should become an "accounts receiver," (if a person don't address UCC-1 issues), and the accounts receiver becomes the determent of the petitioner, and a conflict of interest arises; and
- 14. Declarant has in fact seen no evidence that the prosecutor is in possession of an assessment for the charges in this case/91-2557 claim, or that the prosecutor will provide the Certified "audit trail" of all transactions including the "Voucher" and all disburstment(s) documents and receipts in regards to this case, without which there could have been absolutely no charges; and
- 15. Declarant does deny being the beneficiary of any compelled benefits arising out of any Contract, Trust, or Agreement with the United States Government/Concerning being "joinder" under contract; and there's no evidence to the contrary. Declarant does in fact waive and reject any and all admirality benefits, express or implied, arising from any such "Signatures," all resulting contracts, agreements or trusts resulting from force, of admirality jurisdiction (trickery), even under the threat of weapons arms, involuntary servitude and peonage, committed against this commercial Declarant; and
- 16. By presentation of Surety Bonds, Declarant did effect a "substitution" of assets pursuant to 48 CFR § 28.203-04, for the purpose of "discharging" and "satisfying" the Judgment/Lien/Contract identified as Public Debt Contract Number no.91-2557 STATE OF MICHIGAN VS. RICHMOND BROWN TAYLOR, SR., WAYNE COUNTY 3RD JUDICIAL CIRCUIT COURT / RECORDER'S COURT.
- 17. The Surety Bonds, and the details of the presentation of said Bonds, along with the recipient's acceptance of the same, are identified in "Exhibit 2, NOTICE & PERSONAL ASSERVATION OF SATISFACTION OF JUDGMENT, attached hereto and incorporated herein by reference, should be waived by the contract court due to destruction of petitioner's legal property on an ongoing continual basis/respondents, et al., actions.

Further Declarant Saith so.

I Certify pursuant to the laws of perjury of the State of MICHIGAN, and the

1,	Case 2:13-cv-00128-RHB ECF No. 3-1, PageID.76 Filed 04/15/13 Page 23 of 40
2 3	
4	United States of America,inc., that the above statements are true, correct, complete and not misleading.
5	
. 6	Executed on this 19th day of MARCH 2013 / on (City's Name) DETROIT / on (state's name) MICHIGAN, with nothing but dry land under my foot and sovereign
7	feet, and dry land will always be in sight.
ġ	
Э	NOT AN ACCOMMODATION PARTY:
10	1 (mm) B. M. S. LL (
11	Richmond Brown of the family
12	Taylor Declarant/Third Party Interest Intervener Under Injury,
15	of the "Cestui Que Vie Trust" Sole Beneficiary.
14	·
15	3/19th/2013
16	
17	
1ଟ	Pg.5. Of Declaration.
19	
20	
21	
22	
23	
-24[
25 l	in the second of
26 I	
ا 21 ا	
2o	
29	!
1 30	

NOTICE & ASSERVATION OF SATISFACTION OF JUDGMENT OF PUBLIC DEBT

C_O_N_T_R_A_C_T_N_O_. 9_1 - 2_5_5_7_Recorder's Court_WRONGFUL_CLAIM

Re: Judgment In Case No.91-2557 Transferred To WAYNE COUNTY 3rd JUDICIAL CIRCUIT COURT, STATE OF MICHIGAN V. RICHMOND BROWN TAYLOR, SR.

ON MICHIGAN, USA, THE LANDED NATION)

) PERSONAL ASSERVATION

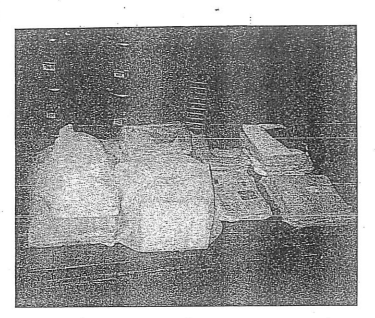
ON WAYNE, THE COUNTY)

Comes Now The Creditor, Richmond Brown of the family Taylor, 3rd Party Interest Intervener Under Injury, Cestui Que Vie Trust, your personal Asservation, being over the age of 31 years, competent to testify, and having firsthand knowledge of the commercial facts stated herein, and after first being duly sworn according to Law, to tell the truth to the facts related herein, makes the following statements. Let no words, actions, or writings be construed to imply the granting of any Power of attorney, waiver of rights, or assignment of title.

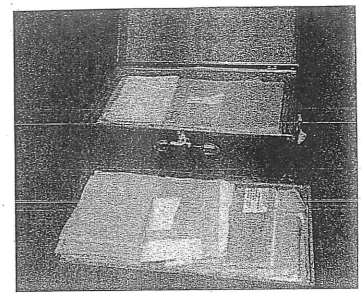
1. That certain Bonds, which were identified herein, are to be waived, due to a lack of funds to continually photo copy, due to the blantant sabotage of petitioner's legal documents by Respondent(s) agents/et al. Also which must be considered in this matter is petitioner have provided to the appropriate agencies, GSA Bonds for the court's approval/CAYMC, the said agencies has agreed that CAYMC is in the best position to rule, on the matter of the PUBLIC DEBT CONTRACT 91-2557 matter. Said agencies were: TIMOTHY_GEITHER_Treasury_of_the U.S._Washington_D.C.; and_JUAN_C._PUIG, of_SAN_JUAN_PUERTO_RICO, in that within Creditor's requests for the two agencies to appoint, under Creditor's authorization, as the "Principal" to the Fiduciary(s) which is CAYMC, agencies was granted power to delegate or subdelegate any of the authorities, and appoint any person they choose to be the Fiduciary(s), which was CAYMC.

Creditor's address is KINROSS CORRECTIONAL FACILITY, C/O 16770 S. WATER TOWER DR., KINCHELOE, MICHIGAN 49788., in the behalf of the RICHMOND BROWN

ASSERVATION



Taylon 47490 224931



1 Ag len 434982 224931 7/28/08

Exhibit 2

Exh; b; + 2

Legal Proferty

to. 3.

1.3

-22

TAYLOR, SR., Cestui Que Vie Trust, to effect a substitution of assets pursuant to 48 CFR sec. 28.203-4, for the purpose of discharging/satisfying the judgment/lien/contract identified as Public Debt Contract No.91-2557 transfered to (STATE OF MICHIGAN V. RICHMOND BROWN TAYLOR, SR., WAYNE COUNTY CIRCUIT COURT 3rd JUDICIAL CIRCUIT.

- 2. That on APRIL 2010 NOVEMBER 2011, your Asservant did to and through that year fill out the certificates Of Service, did place into proper envelopes for mailing: 1) General Service Administration Bonds identified as sf 28, sf 24, sf 25, sf 25A, sf 273, sf 274, sf 275, of 91; 2) a Certified Copy of the collateral; 3) provided instructions; and 4) an unsigned copy of the Certificate of Service commercially/for agencies return; and did in fact place the envelopes with the United States Postal service, postage pre-paid, directed to IRS Advisory Group at 985 Michigan Ave., 10th Floor, Detroit Michigan 48226, via Expedited Legal Mail.
- 3. That I hereby Certify that the Bonds and Certificate of Service, which were to be attached hereto as a complimentry jesture for the court, and incorporated herein by reference, are to be waived by the court CAYMC due to the sabotage of Respondents/et al., were true and correct copies of the originals, mailed to all herein agencies/photos attached are evidence that of destruction of Legal Property valued over \$100,000,000,000.00 U.S. Dollars/UCC documents.
- 4. Documents that your Asservant received confirmation, and obtained confirmation of the receipt of the Bonds by Expedited Mail, is not at issue here, due to the lack of funds to continually photo copy, and continually reproduce same, must not hender the court to exercise its authority as Creditor's Fiduciary/appointed by herein agencies.

Richmond B. Jaylor S.,
By: Richmond Brown, Of The Family Taylor,

03/19/2013

Sole Beneficary Of The ROCHMOND

Sole Beneficary Of the ROCHMOND

BROWN TAYLOR, SR., Cestui Que Vie

Under Injury.

Trust/3rd Party Interest Intervener

Pg.2.of 2.Asservation

1 Exhibit 3 Richmond Brown, of the family Taylor C/O Temporay Mailing Location: 2 C/O RICHMOND BROWN TAYLOR, SR, #224931 C/O KINROSS CORECTIONAL FACILITY C/O 16770 S. WATER TOWER DR. 3 C/O KINCHELOE, MICHIGAN 49788 4 5 6 WAYNE COUNTY THIRD JUDICIAL CIRCUIT COURT, STATE OF MICHIGAN 7 8 RICHMOND BROWN TAYLOR, SR., CHIEF JUDGE: 9 Cestui Que Vie Trust, HONORABLE: VIRGIL_CLARK_SMITH Petitioner, 10 PUBLIC DEBT CONTRACT NO.91=2557 11 PRESIDING JUDGE: and HONORABLE: _____CAYMC No.13-____CK 12 Richmond Brown, Of The Family Taylor, Sole Beneficiary Of The RICHMOND 13 BROWN TAYLOR, SR., Cestui Que Vie Trust, BY SPECIAL VISITATION & SPECIAL 14 DEPOSIT IN THE SPECIAL EQUITY 3rd Party Interest Intervener JURISDICTION. 15 Under Injury, 16 ٧. MEMORANDUM OF LAW IN SUPPORT OF 17 COMMERCIAL PETITION FOR RELIEF FROM JUDGMENT. STATE OF MICHIGAN, 18 CHIEF PROSECUTING ATTORNEY'S OFFICE, NAME N/A, 19 Respondents, et al. 20 21 W.E.W.O.R.A.N.D.U.M.O.F. L.A.W. [BRIEFLY].

Regardless of appeal status/post conviction appeal and collateral attack, or whether the petitioner is still in custody, or even on supervised release status, this CAYMC contract court or probate court possesses authority to "vacate" its own judgments on other grounds under Civil Rule 60(b), which states in part: "every court possesses inherent power to control its own judgments... 47 AM Jur 2d Judgments § 1041.id.

-22-

23

24

25

26

27

28

29

30

The Judgment at issue here in public debt contract number 91-2557-FC indeed works a "lien" upon the petitioner. 46 AM Jur 2d - Judgments § 373 and 28 USC § 1962:

"Every Judgment rendered by a Circuit Court or a District Court, within a State shall be a "Lien" on the property located in such State in the same manner, to the same extent and under the same conditions as a judgment of a

court of general jurisdiction in such State, and shall cease to be a "Lien" in the same manner." 46 AM Jur 2d - Judgments § 373 and 28 USC § 1962.id.

1

2

3

5

6

9

10

11

12

13

14

15

16

17

18

19

20

21

-22-

23

24

25

26

27

28

29

30

There is no law, which allows the United States, any state, or any court thereof, or any other person or entity, to Sell Bonds and/or Sureties bearing a petitioner's name and Social Security number, without the petitioner's knowledge and consent.

Courts are now operating in commerce. The United States Congress, at Code of Federal Regulation [CFR] Title 27 § 72.11, purports to define some crimes as commercial, but the fact(s) remains, that it is the "Person" name(s) which makes him or her "Commercial" and not the crime/rendering a commercialized sentenced, if found guilty under admirality jurisdiction.

As mentioned else where in these commercial papers, for contract court, states that the judgment in this matter is a commercial transaction, which is also verified by the fact(s) that the Prosecutor's Office and Attorney General's along with a admirality jurisdictional court, are all Private, For-Profit "entities" embarked on a commercial venture and plan for profit, [at times] and for gain, 25% of the time, and 75% for justice operating in a commercial venue and not a constitutional venue at all times/note: if a person will be a risk to society, then a court can restrict that person until rehabilitated or no longer at risk.

United States administers the "Cestui Que Vie Trust" ... RICHMOND BROWN TAYLOR, SR., who is in capital LETTERS, and NOT/not the Lower Case LETTERS; and the United States Claims Legal Title to the birth certificate of the fictional "Straw man" commercial man "JOE DOE" ...in this case, RICHMOND BROWN TAYLOR, SR., as evidence by the fact(s) that the United States is designated as the beneficiary Owner of the Certified Security/Birth Certificate which is held by the "DTCC," and there is no evidence to prove otherwise. That being the case, the "UNITED STATES WOULD ALSO BE COMPLETELY RESPONSIBLE FOR ANY AND ALL (DEBTS) OWED BY SAID...Cestui Que Vie Trust, under Law of USUFRUCT, and that would render the incarceration of the Creditor, or the Living Man Third-Party Interest Intervener, Under Injury Richmond Brown, as surety for this alleged (debt), totally unlawful, and subject the parties involved to civil and criminal penalties, unless respondents, et al., and the court release petitioner from custody, because he's also registered a claim, of being a honest legitimate businessman while out of prison/operating under commerce. In the CAYMC'S record is his creation to finance America, inc., and certain parts of the world, to provide jobs and education, to prevent criminal activity: creation's "The Levitical Alluminotti Banking System. ®.

Additionally, there is a rule of law stating that the government, cannot take property from one of the Sovereign People, without Due Process of Law, and if so, (Without Just Compenstaion) in doing so. The petitioner whose name and Trust Account #No. or SSN appears on the Bond to was "Floated" at his birth/and commercial propensity, the commercial man still OWNS/owns the "proceeds" from the Bonds, millions of dollars to be exact, and the government actors in this instant matter, which includes the Prosecutor/Attorney General, and the sentencing judge, as being the trustees/and the contract judge have the same powers, as trustee of the "Cestui Que Vie Trust" have committed a [FELONY] if continued, by taking property belonging to another, and converting it to their own use, 75% of the time/25% is Felony which was taught to them, in violation of their Oaths of Office, and indeed in Breach of their (FIDUCIARY) duties. As the trustees of the Cestui Que Vie Trust, the prosecutor/attorney general, and the sentencing judge(s), were indeed responsible to "Pay" all the (debts) of said trust from the "res" of the trust, and leave the Living Flesh and Blood beneficiary totally alone, because he is a Creditor now, and exercises his

1	commercial rights to "revoke" criminal jurisdiction in contract court.
2	
3	
4	
5	
6	
7	
8	
9	+inv2
10	To be continved.
11	10 D
12	
13	
14	
15	
16	
17	
18	
19	
20	·
21	
-22 23	
24	
25	
26	
27	
28	
29	
30	

Pg.3. Of MEMORANDUM OF LAW.

MEMORANDUM OF LAW - Continued.

FROM: MARCH 19th 2013

Exhibit 3

Although the law prescribes both Civil (penal sum) and criminal convictions can be charged, it does not, however, support withholding the Civil assessment for damages as a deliberate "bypass" in favor of criminal prosecution, and the law does not support deceptively hiding the civil (penal sum) damages.

The civil assessment for damages must be set out in the record before judgment can be entered.

The rule is that the court/contract court, cannot be biased or prejudiced by any <u>circumstances</u> that would result in a benefit and gain to the court upon a conviction. It is a conflict of interest for the court to "sell" the petitioner's judgment/Bond, and thereby profit from the conviction of the petitioner, who is "injured" as the result. It robs the justice system of any semblance of sound "justice," because guilt or innocence is no longer an issue, before the court, when a person is merely a suspect of an action. And, the only thing that matters is getting more and more convictions, until the person learns commercial law, placing the court in a position of aquiring more and more money the worng way: in its Coffers.

Sense the court/criminal court, silently and discretly profit from the sale of the petitioner's Bonds, without disclosure, this is an instance wherein the judge and the prosecutor/attorney general, acted in clear conflict of interest, if a person is merely a suspect of a crime charged, without due process, also they acted in breach of their "Fiduciary Duties", in breach of their Trust duties, in violation of their Oath of Office duties, which is indeed "War" crimes commercially on the Constitution, Sedition and Constructive deceitful treason, larson by trickery, dishonest services, acts of "Terror" and terrorism and numerous "felony" violations under our and their United States Code, to be exact and sure.

Reminding the court/contract court, the United States has the largest prison system and population, "Per Capita,' in the world, and it can be laid directly at the feet of the "Profit-Making Plan" and scheme employed by a criminal court not seeking justice, and embeded in America,inc., used against the population, in violation of the government's only excuse, for existence without justice, which is to protect the rights of the people, who are mere suspects of a crime/petitioner is not guilty of the crime he's charged with. The contract court, and the probate court, by operation of operating as a private, at times, for-profit enterprise registered on DUN & BRADSTREET, having a federal tax ID number, is in violation/if it does not grant this petition, will be in violation of the Constitution, Michigan's constitution and other laws because they both have an interplay of interest/and they indeed work together.

whereas the judgment in this instant matter was the result of an undisclosed conflict of interest, and Judge Edwards M. Thomas will be a witness, if the court choose so; whereas the specific judgment was against mere suspicion of the petitioner, the result of an undisclosed conflict of interest and a breach of the judge's Fiduciary duties as a Public Trustee; and

wherewith the third 3rd-Party intervener under injury, the Living Flesh and Blood man--Creditor, was then deprived of his "Liberty Interest" in the U.S. Constitution and the Michigan Constitution; on the basis of an undisclosed "FINANCTAL DEBT," which benefitted the criminal court, which was back in 1991; and for which the United States was "liable", the petitioner being injured, the government must provide the sought remedy to this prisoner, a way for the prisoner to redeem the "Bonds" which were sold in the name of the Cestui Que Vie

29

10

11

12 i

13 l

14 1

15 I

17 I

18

19

20 1

21 I

22 i

23 |

24 I

25 J

26

27 I

28 I

16

ź

4

10

11

12

13

14

15

10

17

18

19

20

21

22

23-

24

25

26

27

28

29

30

Trust. If the petitioner is denied a remedy, then the government's acts must be declared "Unlawful", and the prisoner must be released.

Petitioner submits, that the Federal Reserve(s) Notes are merely IOUs (I Owe You) which cannot be redeemed in money of substance, and whereas there is no "Currency" in circulation which conforms to the definition of a U.S. Dollar pursuant to the Coinage Act of April 2d, 1792, the only Law in existence which defines a U.S. Dollar, the petitioner has no means whatsoever to "Pay a debt," because debt cannot be paid, with an IOU - (I owe You). The court cannot require an impossibility, nor can the court/contract court, deny the remedy sought, because petitioner will be an honest man, in business while operating in commerce. Therefore, sense the judgment cannot be "Paid," pursuant to the Coinage Act of April 2d, 1792, it is DISCHARGED and dischargeable under [11 USC 524 (a)(1) pursuant to Uniform Commercial Code, and Public Policy House Joint Resolution 192 of June 5th. 1933 (HJR-192)(Public Law 73-10), which allows for the "DISCHARGE" of the Public Debt/91-2551, and which was instituted to "Compensate" the suspected people for the theft of their gold in 1933, and loss of their gold--backed currency up to now/the innocent and for the suspected of a criminal crime.

One of the remedies chosen in this instant matter was to replace the government—sold, Bonds to effect a "Substitution" of assets pursuant to 48~CFR § 28.203-4, for the purpose of "DISCHARGING/SATISFYING the JUDGMENT/LIEN/CONTRACT identified as Public Debt Contract No.91-2557 which was Transferred to the <u>CAYMC 12-014690-CK</u> with the aid of due process protection/13-001413-NM in this matter of instant.

However, even if the replacment Bonds were "no good," for some reason decided by this court, the government, the court, the prosecution, still must provide the remedy sought, and release the prisoner because the government has created the problem, against suspects, not guilty people, wherein there's no money as defined by the Coinage Act of April 2d, 1792, having stolen the gold from the people, and when they did that, they took on the "Liability" to pay the "Debts" of the people (including suspects of crimes) until the gold is restored, or criminal courts learn forensic contract commercial law; and it was the criminal court and the prosecutors/attorney generals who helped "SELL" and sold the petitioner's judgment, by virtue of TREASON and intentional deceit, and by selling same "bond" without petitioner's "knowledge" because he was denied "Ammesty" denied objections to admirality jurisdiction, in open court, there was no "YALID IMPLIED CONSENT, thus converting the funds to their own use, by virtue again of systematic learning without reasonable logic, and therefore without fear induced by scoundrals colleagues, et al.

To remind the court once again, Optional Form 91.

RELEASE OF LIEN ON REAL PROPERTY. Once a debt has been satisfied, a release of personal property and real property (the body of the Living Man) shall follow. In the instant case and matter, the <u>Prison system</u> continues to hold the creditor, a mere suspect, the living man in cold restraints of his Liberty Interests in Commercial Contract Law, becoming a Party and victim to fraud, where two or more parties have come together to commit the "Conspiracy" to illegally detain the Living Man after receiving PAYMENT of its PENAL SUM.

-23

2ΰ

General Service Administration (GSA) "Bonds" identified as sf28, sf24, sf25 sf25A, sf273, sf274, sf275, of 90 and of 91, were indeed sent to all of the appropriate agencies/exhaustion of remedies to proceed in CAYMC, Bonds were mailed by Expedited prison mail run, Governmental U.S. Mail Box/hand delivered to prison personnel, several times between the dates of APRIL 2010 and through to NOVEMBER 2011, to the Treasury Departments for the U.S., and to other Public officials, having the power to act as an appointed FIDUCIARY. The same copies of the Bonds, mentioned were also mailed on the IRS Advisory Group, Location: 985 Michigan Ave., 10th Floor, Detroit Michigan 48226, to be exact and sure. Now, pursuant to commercial law, the recipients had a duty to properly "Credit" the petitioner with the Payment(s), and issue the "CERTIFICATE OF RELEASE OF LIEN", or in the alternative sense of due process, return the Bonds to the SENDER with a letter Notifying the SENDER of the "defect" if any, jurisdictional defects are to be redressed by a court/contract court, or defects in the Bonds should have been stated, so that same could be in fact corrected or "Modified."

A return mail Location was provided for this purpose, and "receipt" was so N o t i c e d and given opportunity to perform, accordingly by Self Stamped Addressed Envelop enclosed within petitioner's Legal Mail to the mentioned agencies and IRS Detroit Michigan.

As a matter of Law, failure to return said Bonds with a N O T I C E of DISHONOR, pursuant to the Uniform Commercial Code, is indeed the "ACCEPTANCE" of the PAYMENT(S), and the contract court/CAYMC, 12-014890-CK 13-001413-NM must enforce Petitioner's Commercial Contract Court "ENTITLEMENT" to the remedy, which is the automatically result, in the DISCHARGE of the Complex Sophisticated Commercial Debt Matters.

In this instant case, the Bonds were indeed retained by all of the "recipients", and no defects were pointed out, no objections were made, and by definition of the operation of Law, the Contractual Admirality Jurisdiction Judgment have been enormously SATISFIED.

Relief, then, is indeed predicated on the discharge of the "judgment" which has now rendered the incarceration and conditions of supervised release an "INEQUITABLE" and "UNCONSTITUTIONAL" trespass on Dr.Richmond Brown Taylor, Sr., P.h.D., who is Noticing the appropriate court, that he is the Credit tor in this instant matter of record, and the entire case belongs to the petitioner, and as such, petitioner have the authority to indeed direct and guide the court for full DISCHARGE, with also the approval of: 13-001413-NM and all judges in favor of same.

Plainly, it is no longer "equitable" that this Judgment/91-2557 have prospective application! Due to the removal of all "LIABILITY" from petitioner, Principles of Law and EQUITY permit only one LAWFUL recourse, requested. The petitioner is entitled to have this LIEN/JUDGMENT removed, and Creditor—Richmond Brown of the family Taylor, the Living Breathing Flesh and Blood Man, is indeed entitled to his release from prison, life time probation, as a well formulated remedy for same, immediately, and so demands as a right to "REVOKE" admirality jurisdiction, grasping the Equitable jurisdiction for equity in contract court.

Executed on this 19th Day of 2013, with nothing but dry land under foot and dry land in sight.

NOT AN ACCOMODATION PARTY: Richmond Brown of the Family Taylor 3rd Party Interest Intervener, Under Injury, Sole Beneficiary of the Cestui Que Vie Trust, RICHMOND BROWN TAYLOR, SR. 3/19th /2013 1ö Pg.7. Of MEMORANDUM OF LAW. 2ΰ

Exhibit 4

Cestui Que Vie Act 1666

http://www.legislation.gov.uk/aep/Cha2/18-19/11

Cestul Que Vie Act 1666 1666 CHAPTER 11 8 and 19 Cha 2 Act for Radresse of Inconveniencias by want of Proofs of the Deceases of Parsons beyond the Seas or absenting themselves, upon whose Lives Estates doe depend. Recital that Cestul que vies have gone beyond Sea, and that Reversionars cannot find out whether they are allow or dead. Recital that Cestul que vies have gone beyond Sea, and that Reversionars cannot find out whether they are allow or dead. Inconvenience and others have granted Estates by Loses for one or more life or Pres. or else for years determinable upon one or more life or Dres. An in other happened that such person or persons for whose life or lives such Estates have been granted have gone beyond the Seas or see absentiad themselves for many years and Reversionars cannot find, out whether such person or persons for whose life or lives such Estates have been granted have gone beyond the Seas or see absentiad themselves for many years and Reversionars cannot find, out whether such persons to allow or dead by reason whereof such Lessors and Reversionars have been held on the Lessors and Reversionars than become held on the Lessors and Reversionars and because the many years after all the lives upon which such Estates depend are dead in regard that the Lessors and Reversionars when they have been debtons for the recovery of their Tennents have been been put upon it to prove the death of their Tennants when it is almost impossible for them to discover the same, For romad tions for the recovery of their Tennents have been expended into modern tetering in the text set out above and below. **Modifications etc. (not attaining text)** C1 Short the "The Cestud que Ve Act 1867 (vien by Slatute Lew Revision Act 1948 (c. C2), Sch. 2 Prescrible emisted in part under surfacely of Statute Lew Revision Act 1948 (c. C2), Sch. 2 The Cestud que vie remaining beyond Sea for Soven Years together and no Proof of their Lives, Judge in Action to direct a Verdict as though Cestul que		•	ě	
Advanced Search Cestul Que Vie Act 1666 656 c. 11 (Reight I. g. and_18_cha_2) Whole Act able of Contents More Resources @ Pravious Next Plain View Print Option Languas to legiciation: There are currently no known cuisionding offects for the Cestul Que Vie Act 1666. 1666 CHAPTER 1118 and 19 Cha 2 Act for Redraws of Inconveniencies by want of Proofs of the Deceases of Persons beyond the Seas or absenting homselves, upon whose Lives Estates doe depend. Recital that Cestul que view have gene beyond 8ss, and that Reversioners cannot find out whether they are allive or dead. Recital that Cestul que view have gene beyond 8ss, and that Reversioners cannot find out whether they are allive or dead. Recital that Cestul que view have gene beyond 8ss, and that Reversioners cannot find out whether they are allive or dead. Recital that Cestul que view have gene beyond 8ss, and that Reversioners cannot find out whether they are allive or dead. In the Lesson and Reversioners cannot find out whether they are allive or dead. In the Lesson and Reversioners cannot find out whether they are allive or dead. In the Lesson and Reversioners cannot find out whether they are allive or dead. In the Lesson and Reversioners cannot find out whether they are allive or dead. In the Lesson and Reversioners cannot find out whether they are allive or dead from the season of Reversioners when they have have been been greated from your whole dead of the transmission of the reversion of the transmission of the transmission of the process of the financian of the process of the process of the financian of the process of the financian of the financian of the process of the fin			Help, Site Map	Accessibility Contact U
Advanced Search Cestul Que Vie Act 1666 88 e. 11 (Reginal 19_and_19_cha_2) Whele Act able of Centuria Content More Resources Cestul Que Vie Act 1666 1666 CHAPTER 11 8 and 19 Cha 2 Cestul Que Vie Act 1666 1666 CHAPTER 11 8 and 19 Cha 2 Act for Redrasse of inconveniencies by want of Proofs of the Deceases of Pennos boynot the Seas or absenting themselves, upon whose Lives Estates deed depart. Recital that Cestul que vies have gone boy ond Sea, and that Reversionare cannot find out whether they are ally or dead. Recital that Cestul que vies have gone boy ond Sea, and that Reversionare cannot find out whether they are ally or dead. Recital that Cestul que vies have gone boy ond Sea, and that Reversionare cannot find out whether they are ally or dead. Recital that Cestul que vies have gone boy ond Sea, and that Reversionare cannot find out whether they are ally or dead. Recital that Cestul que vies have gone boy ond Sea, and that Reversionare cannot find out whether they are ally or dead. Recital that Cestul que vies have gone boy ond Sea, and that Reversionare cannot find out whether they are ally or of ead. Recital that Cestul que vies have gone boy ond Sea, and that Reversionare cannot find out whether they are ally or of ead. Recital that Cestul que vies have gone boy ond Sea, and that Reversionare cannot find out whether they are ally or of ead. Recital that Cestul que vies have gone boy ond Sea, and that Reversionare cannot find out whether they are ally or of ead. Recital that Cestul que vies have gone boy ond Sea, and that Reversionare cannot find out whether they are ally or of ead. Recital that Cestul que vies have gone boy ond Sea, and that Reversionare cannot find out whether they are all the cesture of the Sea or or sea shaenfall they on one or more the or fee, or	ome Abo	out Us Browse Legislation New Logislation Changes to Legislation	Sea	rch Legislation
Cestul Que Vie Act 1666 88 e. 11 (Reginal 18_end_18_cha_2) Whole Act shiele of Content More Resources @ Previous Next Plain Visw : Print Option sunges to legislatrion: There are currently no known outsignding effects for the Cestal Que Vie Act 1666. 1566 CHAPTER 11 8 and 19 Cha 2 Act for Redrassa of Inconveniencies by want of Preofe of the Deceases of Pensos beyond the Seas or absenting themselves, upon whose Lives Estates doe depend. Recital that Cestul que vies have gone beyond Sea, and that Roversioners cannot find out whether they are alley or dead. Recital that Cestul que vies have gone beyond Sea, and that Roversioners cannot find out whether they are alley or dead. Recital that Cestul que vies have gone beyond Sea, and that Roversioners cannot find out whether they are alley or dead. Recital that Cestul que vies have gone beyond Sea, and that Roversioners cannot find out whether they are alley or dead. Recital that Cestul que vies have gene beyond Sea, and that Roversioners cannot find out whether they are alley or dead. Recital that Cestul que vies have gene beyond Sea, and that Roversioners cannot find out whether they are alley or dead. Recital that Cestul que vies have gene beyond Sea, and that Roversioners cannot find out whether they are alley or dead. Recital that Cestul que vies have gene beyond Sea, and that Roversioners cannot find out whether they are alley or dead. Recital that Cestul que vies have gene beyond Sea, and that Roversioners cannot find out whether they are alley or dead. The Lesson and Reversioners cannot find out whether they are alley or dead for years definitioned the sea or sea shaented upon on or more like of bear or dead by reason whereof such Lessons and Roversioners the many less that the season and Roversioners the many less that the season and Roversioners when they have brow season of their Teachers when it is a simulated to the season and Roversioners when they have brow season of their Teachers when it is a simulated to many jues to be the properties of	· ·			
See a. 11 (Reginal, 18_ond_19_Che_2) Whole Act table of Contant More Resources Previous Next Plain View Print Option sanges to legislistions There are currently no known outstanding offects for the Cestal Que Vie Act 1686. Cestul Que Vie Act 1686 1666 CHAPTER 11 8 and 19 Cha_2 Act for Redrasse of Inconveniencies by want of Proofs of the Deceases of Porsons beyond the Seas or obserting themselves, upon whose Lives Estates doe depend. Recital that Cestul que vies have gone boyond Sea, and that Reversioners cannot find out whether they are allive or dead. Recital that Cestul que vies have gone boyond Sea, and that Reversioners cannot find out whether they are allive or dead. Recital that Cestul que vies have gone boyond Sea, and that Reversioners cannot find out whether they are allive or dead. Recital that Cestul que vies have gone boyond Sea, and that Reversioners cannot find out whether they are allive or dead. Recital that Cestul que vies have gone boyond Sea, and that Reversioners cannot find out whether they are allive or dead. Recital that Cestul que vies have gone boyond Sea, and that Reversioners cannot find out the state of the season and Reversioners and Reversioners that the season and Reversioners and Reversioners that the season and Reversioners and Reversioners that the beat of the season and Reversioners and Reversioners than they have been the dead of the season and Reversioners and Reversioners when they have brown to the receivery of their Research of the Creation of the Season and Reversioners than they have brown to the receivery of their Research the Season and Reversioners when they have brown to the receivery of their Research the Season and Reversioners when they have brown to the receivery of their Research the Season and Reversioners when they have brown to the receivery of their Research the Season and Reversioners than they have brown to the receivery of the Research Reversioners when they have brown to the receivery of the Season and Reversioners than the season and Reversio	* <u> </u>		A	dvanced Search
Previous Next Plain View : Print Option ampas to legislation: There are currently no known outstanding offects for the Cestul Que Vie Act 1998. Cestul Que Vie Act 1998. 1666 CHAPTER 11 18 and 19 Cha 2 Act for Radrasse of Inconveniencies by want of Proofe of the Deceases of Persons beyond the Seas or absenting themselves, upon whose Lives Estates doe depend. Recital that Cestul que vies have gone beyond Sea, and that Reversioners cannot find out whether they are allive or dead. Recital that Cestul que vies have gone beyond Sea, and that Reversioners cannot find out whether they are allive or dead. Recital that Cestul que vies have gone beyond Sea, and that Reversioners cannot find out whether they are allive or dead. Recital that Cestul que vies have gone beyond Sea, and that Reversioners cannot find out whether they are allive or dead. Recital that Cestul que vies have gone beyond the Seas or sea desemble themselves for many he den happened that such person or persons for whose find or leve such Estates have been granted that years and Reversioners and Reversioners for whose find or leve such Estates have been granted that years and Reversioners and Reversioners and Reversioners and Reversioners when they have the Lessons of their Tenemonis for many years after all the lives upon which such Estates depend are dead in required that the Leasons and Reversioners when they have then for their Tenemonis for many years after all the lives upon which such Estates depend are dead in required that the Leasons and Reversioners when they have then for their Tenemonis for many years after all the lives upon which such Estates depend are dead in required that the Leasons and Reversioners when the have then the season of Reversioners and their Tenenos the passed of the lives the same passed with the leasons or Reversioners and their Tenenos the same passed to the lives of the same passed their many their their same and their t	. •			
Cestuli Que Vie Act 1666 1666 CHAPTER 11 18 and 19 Cha 2 Act for Redresse of Inconveniencies by want of Proofe of the Deceases of Persons beyond the Seas or absenting themselves, upon whose Lives Estates doe depend. Recital that Cestul que vie a have gone beyond Sea, and that Reversioners cannot find out whether they are allve or dead. Recital that Cestul que vie a have gone beyond Sea, and that Reversioners cannot find out whether they are allve or dead. Recital that Cestul que vie a have gone beyond Sea, and that Reversioners cannot find out whether they are allve or dead. Recital that Cestul que vie a have gone beyond Sea, and that Reversioners cannot find out whether such granted have gone beyond the Seas or see absented themselves for many years start or after the season and Reversioners have been had out the Lessors and Reversioners are presented to the season of Reversioners and Reversioners when they have brow greated they reason whereoff the Lessors and Reversioners have been season of their Transmith season for requestioners when they have brow for season or frequently happening to such Lessors or Reversioners. Indications of the recovery of their Transmith papening to such Lessors or Reversioners. Indications of the recovery of their Transmith papening to such Lessors or Reversioners. Indications a contractions in the original form of this Act have been expanded into modern lettering in the test set out above and below. Modifications atc., find altering text) Ci Short Ste The Cestul que Ve Act 1865 (Juen by Statute Lew Revision Act 1949 (c. 02), Sch. 2 Certain words of encoment repeated by Statute Lew Revision Act 1940 (c. 02), Sch. 2 Certain words of encoment repeated by Statute Lew Revision Act 1940 (c. 02), Sch. 2 Certain words of encoment repeated by Statute Lew Revision Act 1940 (c. 02), Sch. 2 Certain words of encoment repeated by Statute Lew Revision Act 1940 (c. 0	able of Conte	······································	· Pizin Viev	v · : Print Options
Cestuli Que Vie Act 1666 1666 CHAPTER 11 18 and 19 Cha 2 Act for Redresse of Inconveniencies by want of Proofs of the Deceases of Parsons beyond the Seas or absenting fiscenselves, upon whose Lives Estates doe depend. Recital that Cestul que vies have gone beyond Sea, and that Reversioners cannot find out whether druy are allvo or dead. Recital that Cestul que vies have gone beyond Sea, and that Reversioners cannot find out whether druy are allvo or dead. Recital that Cestul que vies have gone beyond Sea, and that Reversioners cannot find out whether druy are allvo or dead. Recital that Cestul que vies have gone beyond Sea, and that Reversioners cannot find out whether such cannot find out whether such cannot find that such person or persons for whose fits or lives auch Estates have beens grained have gone beyond the Seas or see absented themselves for many years start and the Use upon which such Estates there grained have gone beyond the Seas or see absented themselves for many years start and the Uses person where all the Lessons and Reversioners have beens had do use the Lessons and Reversioners when they have brow does for the recovery of their Tennemats have beene put upon it to prove the death of their Tennants when it is almost Impossible for them to discover the same, For remed the machine the original person of the Act there given by Estate Law Revision Act 1646 (c. CE), Seh. 2 Estate all Information Medifications sto. (not altering text) C1 Short Ste Tha Cestul que Ve Act 1666 given by Estate Law Revision Act 1646 (c. CE), Seh. 2 C2 Presche middle of per under authority of State Law Revision Act 1646 (c. CE), Seh. 2 C3 Certain words of encoment repeated by State Law Revision Act 1646 (c. CE), Seh. 1 C3 Certain words of encoment repeated by State Law Revision Act 1646 (c. CE), Seh. 1 C4 Certain words of encoment repeated by State Law Revision Act 1646 (c. CE), Seh. 2 C5 Presche middle of persons for whose life or lives such Estates have beene or stad be granted as aforesed shall remains b				
Act for Redresse of Inconveniencies by want of Proofe of the Deceases of Parsons beyond the Sass or absenting themselves, upon whose Lives Estates doe depend. Recital that Cestul que vies have gone beyond Sea, and that Reversioners cannot find out whether they are allive or dead. Recital diverse Lords of Mannours and others have granted Estates by Lease for one or more life or Tives, or else for years determinable upon one or more life or Ness. In often happened that such person or persons for whose life or Tives such Estates have been granted have gone beyond the Seas or ace absented thermaches for many years at the Lessors and Reversioners have beene hald out whether such person or persons be alive or dead by reason whereof such Lessors and Reversioners have beene hald out session of their Tenements for many years after all the lives upon which such Estates depend are dead it seasons and Reversioners when they have bruse session of their Tenements for many years after all the lives upon which such Estates depend are dead it greated that the Lessors and Reversioners when they have bruse section of their Tenements for many years after all the lives upon which such Estates depend are dead it selected that the Lessors and Reversioners when they have bruse the recovery of their Tenements for many years after all the lives upon which such Estates depend are dead it is almost impossible for them to discover the same, For remed the microbial for frequently happening to such Lessors or Reversioners. In adherivation of the Tenements have beene put type of their Tenenats when it is almost impossible for them to discover the same, For remed the microbial information. In Abbrustions or contractions in the original form of this Act have been expanded into modern letering in the text set out above and below. Modifications atc. (not altering text) C1 Short Sis The Cestul que Vie Act 1655 given by Statute Law Revision Act 1946 (c. C2), Sch. 1 C2 Preschibe emitted in part under submitly of Statute Law Revision Act 1946	angos to l	egizantion: There are currently no known outstanding effects for the Cestul Gue Vie Act 1666.		
Act for Redresse of Inconveniencies by want of Proofe of the Deceases of Parsons beyond the Seas or absenting themselves, upon whose Lives Estates doe depend. Recital that Cestul que vies have gone beyond Sea, and that Reversioners cannot find out whether they are allive or dead. Recital that Cestul que vies have gone beyond Sea, and that Reversioners cannot find out whether they are allive or dead. Recital that Cestul que vies have gone beyond Sea, and that Reversioners cannot find out whether they are allive or dead. Recital that Cestul que vies have gone beyond Sea, and that Reversioners cannot find out whether such cannot see that the season of the Parson or person or persons for whose life or lives such Estates have been granted have gone beyond the Seas or are absented themselves for many years after all the five supon which see use he season and Reversioners have beene held out the Lessons and Reversioners have beene held out session of their Tensments for many years after all the five upon which see upon thich seed septemate and the seasons and Reversioners when they have brussession of their Tensments for many years after all the five upon this to see the death of their Tensments when it is almost impossible for them to discover the same, For remedible microsions (if the recovery of their Tensments have beene put upon it to prove the death of their Tensments when it is almost impossible for them to discover the same, For remedible microsions (if the recovery of the seasons and Reversioners when they have been expended lab modern tetering in the text set out above and below. Medifications atc. (not altering text) C1 Short Se The Cestul que Vie Act 1660 given by Statute Law Revision Act 1948 (c. 62), Sch. 1 C2 Preschie emitted in part under submitty of Statute Law Revision Act 1948 (c. 62), Sch. 1 C3 Cestul que vie remaining beyond Sea for Seven Years together and no Proof of their Lives, Judge in Action to direct a Verdict as though Cestul que were dead. If such person or persons for whose life				
Recital that Cestul que vies have gone beyond Sea, and that Reversioners cannot find out whether they are allive or dead. Recital that Cestul que vies have gone beyond Sea, and that Reversioners cannot find out whether they are allive or dead. Recital that Cestul que vies have gone beyond Sea, and that Reversioners cannot find out whether they are allive or dead. Recital that Cestul que vies have gone beyond Sea, and that Reversioners cannot find out whether they are allive or dead. Recital that Cestul que vies have gone beyond Sea, and that Reversioners cannot find out whether they are allive or dead. Recital that Cestul que vies have gone beyond the Seas or see absented themselves for many years at the fives and the season and Reversioners cannot finde, out whether such person or persons be alive or dead by reason whereof such Lessors and Reversioners when they have brown season of their Tenements for many years after all the fives upon which such Estates depend are dead in regard that the Lessors and Reversioners when they have brown season of their Tenements for many years after all the fives upon which such Estates depend are dead in regard that the Lessors and Reversioners when they have brown season of their Tenements for them to discover the same, For remed on microbile see frequently happening to such Lessors or Reversioners. Recitational Information X1		Cestui Que Vie Act 1666		
Recital that Cestul que vies have gone beyond Sea, and that Reversioners cannot find out whether they are allive or dead. Recital that Cestul que vies have gone beyond Sea, and that Reversioners cannot find out whether they are allive or dead. Recital that Cestul que vies have gone beyond Sea, and that Reversioners cannot find out whether they are allive or dead. Recital that Cestul que vies have gone beyond Sea, and that Reversioners cannot find out whether they are allive or dead. Recital that Cestul que vies have gone beyond Sea, and that Reversioners cannot find out whether they are allive or dead. Recital that Cestul que vies have gone beyond the Seas or see absented themselves for many years at the fives and the season and Reversioners cannot finde, out whether such person or persons be alive or dead by reason whereof such Lessors and Reversioners when they have brown season of their Tenements for many years after all the fives upon which such Estates depend are dead in regard that the Lessors and Reversioners when they have brown season of their Tenements for many years after all the fives upon which such Estates depend are dead in regard that the Lessors and Reversioners when they have brown season of their Tenements for them to discover the same, For remed on microbile see frequently happening to such Lessors or Reversioners. Recitational Information X1		1666 CHAPTER 11 18 and 19 Cha 2		
Editorial information X1 Abbraviations or contractions in the original form of this Act have been expanded into modern tettering in the text set out above and below. X1 Abbraviations or contractions in the original form of this Act have been expanded into modern tettering in the text set out above and below. C1 Shot 85s The Castul que Vie Act 1865" given by Statute Law Revision Act 1945 (c. 62), Sch. 2 C2 Prescribts emitted in part under authority of Statute Law Revision Act 1946 (c. 62), Sch. 1 C3 Cartish words of enactment repealed by Statute Law Revision Act 1938 (c. 3) and remainder outlined under authority of Statute Law Revision Act 1948 (c. 62), s. 3 [1.] Castul que vie remaining beyond Sea for Soven Years together and no Proof of their Lives, Judge in Action to direct a Verdict as though Castul que were dead. If such person or persons for whose life or lives such Estates have beene or shall be granted as aforestid shall remaine beyond the Seas or elsewhere above themselves in this Realme by the space of seaven years together and noe sufficient and evident proofs be made of the lives of such person or person respectively in any Action commenced for recovery of such Tenements by the Lessors or Reversioners in every such case the person or persons upon whose or lives such Estate depended shall be accounted as naturally dead, And in every Action brought for the recovery of the said Tenements by the Lessors or lives such their Helros or Assignes, the Judges before whom such Action shall be brought shall direct the Jury to give their Verdict as if the person remaining beyond the Seas or otherwise absenting himselfe were dead.	ereas diverse h often happe t the Lessors resision of the	Lords of Mannours and others have granted Estates by Loase for one or more life or lives, or else for yeares detains and that such person or persons for whose life or lives such Estates have beene granted have gone beyond the Seas or and Reversioners cannot linde, out whether such person or persons be alive or dead by reason whereof such Lessons and Reversioners cannot linde, out whether such person or persons be alive or dead by reason whereof such Lessons eit Tommonis for many yeares after all the lives upon which such Estates depend are dead in regard that the Lessons are the death of their Tennants when it is almost impossible for the death of their Tennants when it is almost impossible for the death of their Tennants.	s and Reversioners	s have beene held out when they have broug
Editorial information X1 Abbraviations or contractions in the original form of this Act have been expanded into modern tetering in the text set out above and below. Modifications etc. (not altering text) C1 Short 8ts The Cestul que Vie Act 1885" given by Statute Law Revision Act 1948 (c. 62), Sch. 2 C2 Presmble emitted in part under authority of Statute Law Revision Act 1948 (c. 62), Sch. 1 C3 Cestul words of enactment repeated by Statute Law Revision Act 1806 (c. 3) and remainder emitted under authority of Statute Law Revision Act 1948 (c. 62), s. 3 [1.] Cestul que vie remaining beyond Sea for Seven Years together and no Proof of their Lives, Judge in Action to direct a Verdict as though Cestul que were dead. If such person or persons for whose life or lives such Estates have beene or shall be granted as aforesaid shall remaine beyond the Seas or elsewhere about termselves in this Realme by the space of seaven years together and noe sufficient and evident proofs be made of the lives of such person or person respectively in any Action commenced for recovery of such Tenements by the Lessors or Reversioners in every such case the person or persons upon whose or lives such Estate depended shall be accounted as naturally dead, And in every Action brought for the recovery of the said Tenements by the Lessor Reversioners their Helros or Assignes, the Judges before whom such Action shall be brought shall direct the Jury to give their Verdict as II the person remaining beyond the Seas or otherwise absenting himselfe were dead.				
Abbreviations or contractions in the original form of this Act have been expanded into modern fettering in the text set out above and below. Modifications etc. (not altering text) C1 Short 85e The Cestul que Vie Act 1885" given by Statute Law Revision Act 1945 (c. 62), Sch. 2 C2 Presmble emitted in part under authority of Statute Law Revision Act 1946 (c. 62), Sch. 1 C3 Cestal words of enactment repealed by Statute Law Revision Act 1863 (c. 3) and remainder outlined under authority of Statute Law Revision Act 1946 (c. 62), s. 3 [1.] Cestul que vie remaining beyond Sea for Soven Years together and no Proof of their Lives, Judge in Action to direct a Verdict as though Cestul que were dead. If such person or persons for whose life or lives such Estates have beens or shall be granted as aforesaid shall remaine beyond the Seas or elsewhere abit themselves in this Realme by the space of seaven years together and noe sufficient and ovident proofs be made of the lives of such person or person respectively in any Action commenced for recovery of such Tenements by the Lessors or Reversioners in every such case the person or person supen whose or lives such Estate depended shall be accounted as naturally dead, And in every Action brought for the recovery of the said Tenements by the Lessor Reversioners their Helizes or Assignes, the Judges before whom such Action shall be brought shall direct the Jury to give their Verdict as if the person remaining beyond the Seas or otherwise absenting himselfe were dead.				
Modifications etc. (not altering text) C1 Shot 85s The Cestul que Vie Act 1850' given by Statute Law Revision Act 1948 (c. 62), Sch. 2 C2 Presmble emitted in part under authority of Statute Law Revision Act 1806 (c. 62), Sch. 1 C3 Cestul words of enactment repealed by Statute Law Revision Act 1806 (c. 52), Sch. 2 [I.] Cestul que vie remaining beyond Sea for Seven Years together and no Proof of their Lives, Judge in Action to direct a Verdict as though Cestul que were dead. If such person or persons for whose life or lives such Estates have beens or shall be granted as aforested shall remaine beyond the Seas or elsewhere abstractively in any Action commenced for recovery of such Tearments by the Lessors or Reversioners in every such case the person or person or piece of seaven years together and noe sufficient and evident proofs be made of the lives of such person or person or lives such Estate depended shall be accounted as naturally dead, And in every Action brought for the recovery of the said Tenements by the Lessor Reversioners their Heiros or Acalgnes, the Judges before whom such Action shall be brought shall direct the Jury to give their Verdict as II the person remaining beyond the Seas or otherwise absenting himselfe were dead.		maction Abbreviations of contractions in the original form of this Act have been expanded into modern lettering in the text set out above and be	DW.	
Short 856 The Cestul que Vie Act 1865" given by Statute Law Revision Act 1945 (c. 62), Sch. 2 Presmble emitted in part under authority of Statute Law Revision Act 1946 (c. 52), Sch. 1 C2 Presmble emitted in part under authority of Statute Law Revision Act 1946 (c. 52), Sch. 1 C3 Certain words of enactment repeated by Statute Law Revision Act 1868 (c. 3) and remainder outlined under suthority of Statute Law Revision Act 1948 (c. 62), s. 3 [1.] Cestul que vie remaining beyond Sea for Seven Years together and no Proof of their Lives, Judge in Action to direct a Verdict as though Cestul que were dead. If such person or persons for whose life or lives such Estates have beene or shall be granted as aforested shall remaine beyond the Seas or elsewhere abit themselves in this Realme by the space of seaven years together and noe sufficient and evident proofs be made of the lives of such person or person respectively in any Action commenced for recovery of such Tanaments by the Lessors or Reversioners in every such case the person or persons upon whose or lives such Estate depended shall be accounted as naturely dead, And in every Action brought for the recovery of the said Tenements by the Lessor Reversioners that helpes or Assignes, the Judges before whom such Action shall be brought shall direct the Jury to give their Verdict as if the person remaining beyond the Seas or otherwise absenting himselfe were dead.		nete (net altering toxt)		
Cestul que vie remaining beyond Sea for Seven Years together and no Proof of their Lives, Judge in Action to direct a Verdict as though Cestul que were dead. If such person or persons for whose life or lives such Estates have beene or shall be granted as aforesaid shall remaine beyond the Seas or elsewhere abstractives in this Realime by the space of seaven years together and noe sufficient and evident proofs be made of the lives of such person or persons respectively in any Action commenced for recovery of such Tenaments by the Lessors or Reversioners in every such case the person or persons upon whose or lives such Estate depended shall be accounted as naturally dead, And in every Action brought for the recovery of the said Tenements by the Lessor or lives such Estate depended shall be accounted as naturally dead, And in every Action brought for the recovery of the said Tenements by the Lessor Reversioners their Heires or Assignes, the Judges before whom such Action shall be brought shall direct the Jury to give their Verdict as if the person remaining beyond the Seas or otherwise absenting himselfe were dead.	•	Short title "The Cestul que Vie Act 1655" given by Statute Law Revision Act 1948 (c. 62), Sch. 2	•	
[1.] Cestul que vie remaining boyond Ses for Soven Years together and no Proof of their Lives, Judge in Action to direct a Verdict as though Cestul que were dead. If such person or persons for whose life or lives such Estates have beene or shall be granted as aforesaid shall remaine beyond the Sess or elsewhere abt themselves in this Realme by the space of seaven yearse together and noe sufficient and evident proofs be made of the lives of such person or persons respectively in any Action commenced for recovery of such Tenaments by the Lessors or Reversioners in every such case the person or persons upon whose or lives such Estate depended shall be accounted as naturally doad, And in every Action brought for the recovery of the said Tenaments by the Lessor Reversioners their Heiras or Assignes, the Judges before whom such Action shall be brought shall direct the Jury to give their Verdict as if the person remaining beyond the Sess or otherwise absenting himselfe were dead.	C2	Presentles emitted in part under authority of Statute Law Revision Act 1946 (c. 52), Sch. 1	rvision Act 1948 (c. 6:	2), s, 3
were dead. If such person or persons for whose life or lives such Estates have beene or shall be granted as aforesaid shall remaine beyond the Seas or elsewhere shall be granted as aforesaid shall remaine beyond the Seas or elsewhere shall be granted as aforesaid shall remaine beyond the Seas or elsewhere shall be granted as a state of the same or person or person to person to person or person or person to person the person or person upon whose or lives such Estate depended shall be accounted as naturally dead, And in every Action brought for the recovery of the said Tenements by the Lesson or lives such Estate depended shall be accounted as naturally dead, And in every Action brought for the recovery of the said Tenements by the Lesson Roversioners their Helros or Assignes, the Judges before whom such Action shall be brought shall direct the Jury to give their Verdict as if the person remaining beyond the Seas or otherwise absenting himselfe were dead.	C3	Certain words of enactment repealed by Statute Law Newtonian Teach (1997)		
IIF1	r.j	were dead. If such person or persons for whose life or lives such Estates have beene or shall be granted as aforesaid shall rem themselves in this Realme by the space of seaven yeares together and noe sufficient and evident proofe be me respectively in any Action commenced for recovery of such Tonaments by the Lessors or Reversioners in overy such or lives such Estate depended shall be accounted as naturally dead, And in every Action brought for the recover or lives such Estate depended shall be accounted as naturally dead, And in every Action brought shall direct the Jun	naine beyond the S ide of the lives of case the person or y of the said Tone	Seas or elsowhere abs such person or person persons upon whose ments by the Lessors
	••			
Annobations: 28				
	nnotations:	3		

510/22/2012010:52/PM=

Cestui	Oue	Vi.	A of	1666
Cesmi	Oue	Vic	ACI	1000

http://www.legislation.gov.uk/aep/Cha2/18-19/11

Annotation	F2
Amendme	ents (Textual)
F2	S. III reposied by Statute Law Revision Act 1863 (c. 125)
, IV	If the supposed dead Man prove to be alive, then the Title is revested. Action for mean Profits with Interest.
	[X2Provided alwayes That if any person or [X3 person or] persons shall be existed out of any lands or Tenements by yearly and the Advanced by
•	paramital personal aport whose she of lives such estates of estates depend shall return agains from broand the Sens, or shall on agree to any Anthon to be
	brought for recovery of the same [to] be made appeare to be liveling; or to have beene liveling at the time of the Eviction That then and from thenceforth the Tennant or Lessae who was outed of the same his or their Evacutors Administrators or Assistance and Tennant or Lessae who was outed of the same his or their Evacutors Administrators or Assistance and Tennant or Lessae who was outed of the same his or their Evacutors Administrators or Assistance and Tennant or Lessae who was outed of the same his or their Evacutors and Tennant or Lessae who was outed of the same his or their Evacutors and Tennant or Lessae who was outed of the same his or their Evacutors and Tennant or Lessae who was outed of the same his or their Evacutors and Tennant or Lessae who was outed of the same his or their Evacutors and Tennant or Lessae who was outed of the same his or their Evacutors and Tennant or Lessae who was outed of the same his or their Evacutors and Tennant or Lessae who was outed of the same his or their Evacutors and Tennant or Lessae who was outed of the same his or their Evacutors and Tennant or Lessae who was outed of the same his or their Evacutors and Tennant or Lessae who was outed of the same his or their Evacutors and Tennant or Lessae who was outed to the same his or their Evacutors and Tennant or Lessae who was outed to the tennant of the tennant or Lessae who was outed to the tennant or Lessae
	Lands or Tenements in his or their former Estate for and dureing the Life or Lives or see long terms as the said person or per
	Lands or Tenements in his or their former Estates for and dureing the Life or Lives or see long terms as the said person or persons upon whose Life or Lives the said Estate or Estates depend shall be (weing, and also eshall upon Action or Actions to be brought by him or thom grained the Lescon Devertions or Estates.
	Lands or Tenements in his or their former Estate for and dureing the Lile or Leves or soe long terms as the said person or persons upon whose Life or Lives the said Estate or Estates depend shall be liveling, and also shall upon Action or Actions to be brought by him or them against the Lessors Reversioners or Tennants in possession or other persons respectively which since the dime of the said Eviction received the Profitts of the said lands or Tenements.
•	Lands or Tenements in his or their former Estate for and dureing the Lile or Lives or soe long terms as the said person or persons upon whose Life or Lives the said Estate or Estates depend shall be liveling, and also shall upon Action or Actions to be brought by him or them against the Lessors Reversioners or Tennants in possession or other persons respectively which since the dies of the said Estate of the said Lands or Tenements respectively with lawful interest for and from the time that he or they were crited of the said Lands or Tenements respectively with lawful interest for and from the time that he or they were crited of the said Lands or Tenements respectively with lawful interest for and from the time that he or they were crited of the said Lands or Tenements respectively with lawful interest for and from the time that he or they were crited of the said Lands.
•	Lands or Tenements in his or their former Estate for and dureing the Life or Lives or soe long terms as the said person or persons upon whose Life or Lives the said Estate or Estates depend shall be liveling, and also esthall upon Action or Actions to be brought by him or them against the Lessons Reversioners or Tennants in possession or other persons respectively which since the date of the said Eviction received the Profitits of the said Lands or Tenements recover for damages the full Profitits of the said Lands or Tenements respectively with lawful Interest for and form the time that he or they were outed of the said Lands or Tenements, and kepte or held out of the same by the said Lands or Tenements, or Tenements or any of them respectively as well in the case when the said person or persons who after the said Eviction received the Profitts of the said Lands or Tenements.
•	Lands or Tenements in his or their former Estate for and dureing the Lile or Lives or soe long terms as the said person or persons upon whose Life or Lives the said Estate or Estates depend shall be liveling, and also shall upon Action or Actions to be brought by him or them against the Lessors Reversioners or Tennants in possession or other persons respectively which since the dies of the said Estate of the said Lands or Tenements respectively with lawful interest for and from the time that he or they were crited of the said Lands or Tenements respectively with lawful interest for and from the time that he or they were crited of the said Lands or Tenements respectively with lawful interest for and from the time that he or they were crited of the said Lands or Tenements respectively with lawful interest for and from the time that he or they were crited of the said Lands.
nnotations	Lands or Tenements in his or their former Estate for and dureing the Lile or Lives or soe long terme as the said person or persons upon whose Life or Lives the said Estate or Estates depend shall be liveling, and alsoe shall upon Action or Actions to be brought by him or them against the Lessors Reversioners or Tennants in possession or other persons respectively which since the time of the said Exiction received the Profitts of the said Lands or Tenements respectively with lawfull interest for and from the time that he or they were outed of the said Lands or Tenements, and kepte or held out of the same by the said Lessors Reversioners Tennants or other persons who after the said Exiction received the Profitts of the said Lands or Tenements, or Tenements or any of them respectively as well in the case when the said person or persons upon whose Life or Lives such Estate or Estates did depend are or shall be dead at the time of bringing of the said Action or Actions as if the said person or persons where then liveling.]
	Lands or Tenements in his or their former Estate for and dureing the Lile or Lives or soo long terms as the said person or persons upon whose Life or Lives the said Estate or Estates depend shall be liveling, and also shall upon Action or Actions to be brought by him or them against the Lessors Reversioners or Tennants in possession or other persons respectively which since the time of the said Eviction received the Profitits of the said Lands or Tenements respectively with lawful interest for and from the time that he or they were outed of the said Lands or Tenements, and kepte or hold cut of the same by the said Lessors Reversioners Tennants or other persons who after the said Eviction received the Profitits of the said Lands or Tenements, and kepte or hold cut of the same by the said Lessors Reversioners Tennants or other persons who after the said Eviction received the Profitits of the said Lands or Tenements or any of them respectively as well in the case when the said person or persons upon whose Life or Lives such Estate or Estates did depend are or shall be dead at the time of bringing of the said Action or Actions as if the said person or persons where then liveling.]
	Lands or Tenements in his or their former Estate for and dureing the Life or Lives or see long terms as the said person or persons upon whose Life or Lives the said Estate or Estates depend shall be liveling, and also shall upon Action or Actions to be brought by him or them against the Lessors Reversioners or Tennants in possession or other persons respectively which since the time of the said Eviction received the Profitits of the said Lands or Tenements respectively with lawful interest for and from the time that he or they were outed of the said Lands or Tenements, and kepte or hold out of the same by the said Lands or Reversioners Tennants or other persons who after the said Eviction received the Profitts of the said Lands or Tenements, and kepte or hold out of the same by the said Lands or Reversioners Tennants or other persons who after the said Eviction received the Profitts of the said Lands or Tenements or any of them respectively as well in the case when the said person or persons upon whose Life or Lives such Estate or Estates did depend are or shall be dead at the time of bringing of the said Action or Actions as if the said person or persons where then liveling.]
nnotations Editorial in	Lands or Tenements in his or their former Estate for and dureing the Lile or Lives or soo long terms as the said person or persons upon whose Life or Lives the said Estate or Estates depend shall be liveling, and also eshall upon Action or Actions to be brought by him or them against the Lessors Reversioners or Tennants in possession or other persons respectively which since the time of the said Eviction received the Profitits of the said Lands or Tenements respectively with lawful interest for and from the time that he or they were outed of the said Lands or Tenements, and kepte or hold out of the same by the said Lessors Reversioners Tennants or other persons who after the said Eviction received the Profitits of the said Lands or Tenements, and kepte or hold out of the same by the said Lessors Reversioners Tennants or other persons who after the said Eviction received the Profitits of the said Lands or Tenements or any of them respectively as well in the case when the said person or persons upon whose Life or Lives such Estate or Estates did depend are or shall be dead at the time of bringing of the said Action or Actions as if the said person or persons where then liveling.] Formation somewal to the Original Act in a separate Schedule
Editorial In	Lands or Tenements in his or their former Estate for and dureing the Life or Lives or see long terms as the said person or persons upon whose Life or Lives the said Estate or Estates depend shall be liveling, and also shall upon Action or Actions to be brought by him or them against the Lessors Reversioners or Tennants in possession or other persons respectively which since the time of the said Eviction received the Profitits of the said Lands or Tenements respectively with lawful interest for and from the time that he or they were outed of the said Lands or Tenements, and kepte or hold out of the same by the said Lands or Reversioners Tennants or other persons who after the said Eviction received the Profitts of the said Lands or Tenements, and kepte or hold out of the same by the said Lands or Reversioners Tennants or other persons who after the said Eviction received the Profitts of the said Lands or Tenements or any of them respectively as well in the case when the said person or persons upon whose Life or Lives such Estate or Estates did depend are or shall be dead at the time of bringing of the said Action or Actions as if the said person or persons where then liveling.]
Editorizi in	Lands or Tenements in his or their former Estate for and dureing the Lile or Lives or soo long terms as the said person or persons upon whose Life or Lives the said Estate or Estates depend shall be liveling, and also eshall upon Action or Actions to be brought by him or them against the Lessors Reversioners or Tennants in possession or other persons respectively which since the time of the said Eviction received the Profitits of the said Lands or Tenements respectively with lawful interest for and from the time that he or they were outed of the said Lands or Tenements, and kepte or hold out of the same by the said Lessors Reversioners Tennants or other persons who after the said Eviction received the Profitits of the said Lands or Tenements, and kepte or hold out of the same by the said Lessors Reversioners Tennants or other persons who after the said Eviction received the Profitits of the said Lands or Tenements or any of them respectively as well in the case when the said person or persons upon whose Life or Lives such Estate or Estates did depend are or shall be dead at the time of bringing of the said Action or Actions as if the said person or persons where then liveling.] Formation somewal to the Original Act in a separate Schedule

.

Police Refort 010 MITWELK 1.0 526-THET 1245 - 440 RENCE ! FALMEY . ETC.) TITE OF RESI WY, HOTEL ram or . 400 20 GAGE STOT CINO METHOD OF EXCURE W, FEMLE Juis · UHK. UHK. 1110 AK ""In conte. HOM'S YCTIL - PERPETRATOR RELATIONSHIP ENTICE 145 NEOTHWED TO WERE THE FOLLOWING SOLVABILITY FACTORS PRESENT IN THIS INCIDENT? RELATED PHYSICAL EVIDENCE WITHESS(ES) DESCRIPTIONIS) OF □ ×o ARREST(S) TES . FES E HO □ HO □ ×0 THO U YES CICHAROND ma a Thomas OF SAME ADDRESS Homela Shooting " Har shot in Face or Loho LIVINGSTON 210 STAN COUPCIER [HIP+ B SUFERISCE CHECKING ISAIRH

Case 2:13-cv-00128-RHB ECF No. 3-1, PageID. 89

1						
2	STATE OF MICHIGAN					
3	IN THE 3rd JUDICIAL CIRCUIT COURT FOR THE COUNTY OF WAYNE					
4	IN THE CITY OF DETROIT					
5						
6	RICHMOND BROWN TAYLOR, SR., Cestui C H I E F J U D G E : Que Vie Trust, HONORABLE: VIRGIL CLARK SMITH					
7	Petitioner, PRESIDING JUDGE:					
8	V. HONORABLE:					
9	STATE OF MICHIGAN, CHIEF PROSECUTING ATTORNEY'S OFFICE ORDER GRANTING PETITIONER'S					
10	Respondents, et al. COMMERCIAL PETITION FOR RELIEF FROM JUDGEMT.					
11						
12	This matter is before the Court on the Petitioner's Petition for Commercial					
13	relief from Judgment. The Court, having reviewed the entire files and documents presented by claimant of the record, and he's entitled to requests of particular					
14	waiver(s) of pertinent documents and Exhibits, IT IS HEREBY ORDERED, ADJUDGED AND DECREEDED:					
15						
16	 The Petition for commercial Relief from Judgment is hereby GRANTED under conditions; 					
17	2) The Petitioner is hereby relieved of all conditions of the Judgment of admirality jurisdiction;					
18	O CANTAG					
19 20	3) The Petitioner is hereby released into the custody of CAYMC immediately for particular voluntary and involuntary conditions of commercial release; and					
21	4) Other relief:					
-22						
23	•					
į						
24	Dated ThisDay of, 2013.					
25						
26	Chancellor or/Judge's Signature.					
27	Pg.1 of 1 ORDER					
28						
29						
30						

Case 2:13-cv-00128-RHB ECF No. 3-1, PageID.91 Filed 04/15/13 Page 38 of 40

STATE OF MICHIGAN THIRD JUDICIAL CIRCUIT WAYNE COUNTY	RE	SUMMONS AND ETURN OF SERVICE		CASE NO. 12-014890-CK	
2 Woodward Ave., Detroit MI 48226				Court Telephone No. 313-224-5231	
THIS CASE IS ASSIGNED TO JUDGE	Daniel P. Ryan	Bar Number: 422	49		
Plaintiff			Defendant		
TAYLOR, RICHARD		v	SNYDER, RICK		
Plaintiff's Attorney		•	Defendant's Attorney		
16670 S WATERT TOWER DR KINCHELOE, MI 49788					
CASE FILING FEE		JUR	Y FEE		
Case Filing Fee - \$150.00		A	Jury Fee - \$85.00		
ISSUED	HIS SUMMONS EXPIRI	ES DEP	UTY COUNTY CLERK		
	6/2013		onda Corder	•	
*This summons is invalid unless served on o	r before its expiration date.	CATI	HY M. GARRETT - WAYN	COUNTY CLERK	
NOTION TO THE DESERVE A	TTP- T d Cd	- 1641 04-461	fishings you are notified.		
NOTICE TO THE DEFENDANT: In the name of the people of the State of Michigan you are notified: 1. You are being sued.					
 YOU HAVE 21 DAYS after receiving this summons to file an answer with the court and serve a copy on the other party or take other lawful action (28 days if you were served by mail or you were served outside this state). 					
3. If you do not answer or take other action within the time allowed, judgment may be entered against you for the relief demanded in the complaint.					
X There is no other pending or resolv	ed civil action arising out	of the same transacti	on or occurrence as allege	d in the complaint.	
A civil action between these parties or other parties arising out of the transaction or occurrence alleged in the complaint has been previously filed inCourt.					
There is no other pending or resolved action within the jurisdiction of the family division of circuit court involving the family or family members of the parties.					
An action within the jurisdiction of filed in	f the family division of circ Court.	cuit court involving t	he family or family memb	ers of the parties has been previously	
The docket number and assigned judge of the civil/domestic relations action are:					
Docket No.	Judge		Bar No.		
The action ren	nains is no longe	r pending.		MICHIGAT	
I declare that the complaint information	above and attached is true	to the best of my in:	formation, knowledge, and	l belief.	
12-11-2012	K.	2/ 5-1	Born Da	enter Sr.	
Date	f(//2 Sign	nature of attorney/pla	intiff	7 - wi-	

COMPLAINT IS STATED ON ATTACHED PAGES. EXHIBITS ARE ATTACHED IF REQUIRED BY COURT RULE. If you require special accommodations to use the court because of a disability or if you require a foreign language interpreter to help you to fully participate in court proceedings, please contact the court immediately to make arrangements.

STATE OF MICHIGAN THIRD JUDICIAL CIRCUIT WAYNE COUNTY	RI	SUMMONS AND RETURN OF SERVICE			
2 Woodward Ave., Detroit MI 48226				Court Telephone No. 313	-224-523
THIS CASE IS ASSIGNED TO JUDGE	Daniel P. Ryan	Bar Number: 422	49		
Plaintiff			Defendant		
TAYLOR, RICHARD		v	CALLEY, BRIAN		:
Plaintiff's Attorney			Defendant's Attorney		:
16670 S WATERT TOWER DR KINCHELOE, MI 49788					:
CASE FILING FEE		JŲŖ	YFEE		
Case Filing Fee - \$150.00		X.	Jury Fee - \$85.00		
/ ISSUED T	HIS SUMMONS EXPIR	ES DEP	UTY COUNTY CLERK		
11/7/2012 2	6/2013	Shere	onda Corder		
*This summons is invalid unless served on o	r before its expiration date.	CATI	HY M. GARRETT - WAYN	E COUNTY CLERK	
NOTICE TO THE DEFENDAN	JT. In the name of the ne	onle of the State of N	Aichigan von are notified:		
1. You are being sued.	41: In the name of the pe	opie of the State of F	vicingan you are notificu.		
2. YOU HAVE 21 DAYS after receive	ving this summons to file a	n answer with the co	urt and serve a copy on th	e other party or take other lawful	action
(28 days if you were served by mai					. •
3. If you do not answer or take other	action within the time allow	wed, judgment may l	be entered against you for	the relief demanded in the compl	aint.
X There is no other pending or resolv	red civil action arising out	of the same transacti	on or occurrence as allege	ed in the complaint.	
A civil action between these partie	s or other parties arising ou	ut of the transaction of	or occurrence alleged in th	e complaint has been previously	filed
	a de date de la trada de	::	livisias of circuit court in	volving the family or family men	hers
There is no other pending or resolv of the parties.	red action within the jurisd	iction of the family of	nvision of circuit court in	volving me family of family mem	1
An action within the jurisdiction of filed in		cuit court involving t	he family or family memb	pers of the parties has been previo	usly
The docket number and assigned judge	of the civil/domestic relati	ons action are:		OICIA	
Docket No.	Judge		Bar No.		
	nains is no longe	-		MICHIGA	•
I declare that the complaint information	above and attached is true	to the best of my in		. 1	:
12-11-2012	Ä	hmond	Brown	Daylor Sr.	
Date	Sign	nature of attorney/pla	intiff		:

COMPLAINT IS STATED ON ATTACHED PAGES. EXHIBITS ARE ATTACHED IF REQUIRED BY COURT RULE. If you require special accommodations to use the court because of a disability or if you require a foreign language interpreter to help you to fully participate in court proceedings, please contact the court immediately to make arrangements.

STATE OF MICHIGAN THIRD JUDICIAL CIRCUIT WAYNE COUNTY	RI	SUMMONS AND ETURN OF SERVI	CE	CASE NO. 12-014890-CK		
Woodward Ave., Detroit MI 48226 Court Telephone No. 313-224-5231						
THIS CASE IS ASSIGNED TO JUDGE Daniel P. Ryan Bar Number: 42249						
Plaintiff			Defendant			
TAYLOR, RICHARD		v	HEYNS, DANIEL H	•		
Plaintiff's Attorney			Defendant's Attorney			
16670 S WATERT TOWER DR KINCHELOE, MI 49788				4 e		
CASE FILING FEE		JUR'	Y FEE			
Case Filing Fee - \$150.00		X	Jury Fee - \$85.00			
ISSUED	HIS SUMMONS EXPIRI	ES DEP	UTY COUNTY CLERK			
11/7/2012 2/	6/2013	Shero	onda Corder			
*This summons is invalid unless served on or	before its expiration date.	CATI	IY M. GARRETT - WAYNE	COUNTY CLERK		
NOTICE TO THE DEFENDANT: In the name of the people of the State of Michigan you are notified: 1. You are being sued.						
2. YOU HAVE 21 DAYS after receiving this summons to file an answer with the court and serve a copy on the other party or take other lawful action (28 days if you were served by mail or you were served outside this state).						
3. If you do not answer or take other a	ction within the time allow	ved, judgment may b	e entered against you for t	the relief demanded in the complaint.		
X There is no other pending or resolve	ed civil action arising out o	of the same transaction	on or occurrence as alleged	d in the complaint.		
A civil action between these parties or other parties arising out of the transaction or occurrence alleged in the complaint has been previously filed in Court.						
There is no other pending or resolved action within the jurisdiction of the family division of circuit court involving the family or family members of the parties.						
An action within the jurisdiction of the family division of circuit court involving the family or family members of the parties has been previously filed in Court.						
The docket number and assigned judge of the civil/domestic relations action are:						
Docket No.	Judge		Bar No.			
The action remains is no longer pending. I declare that the complaint information above and attached is true to the best of my information, knowledge, and belief.						
12-11-2012 Redmond Brown Jaylor Sr.						
Date Signature of attorney/plaintiff						

COMPLAINT IS STATED ON ATTACHED PAGES. EXHIBITS ARE ATTACHED IF REQUIRED BY COURT RULE.

If you require special accommodations to use the court because of a disability or if you require a foreign language interpreter to help you to fully participate in court proceedings, please contact the court immediately to make arrangements.